



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशित

खंड VI]

शिमला, शनिवार, 18 जनवरी, 1958

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भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उपराज्यपाल और जुडिशल कमिशनरज कोर्ट द्वारा अधिसूचनाएं इत्यादि

JUDICIAL COMMISSIONER'S COURT

NOTIFICATION

Simla-1, the 13th January, 1958

No. JC.6(31)/49.—In the vacancy caused by the appointment of Shri Thakur Chet Ram, officiating Registrar, Judicial Commissioner's Court, Himachal Pradesh, as Additional District Judge, Bilaspur vide Administration Notification No. Apptt. 4-2/56, dated 9th January, 1958, the Judicial Commissioner, Himachal Pradesh, in exercise of the powers conferred upon him by Article 229 of the Constitution read with section 6 of the Act XV of 1950, Judicial Commissioners Courts (Declaration as High Courts) Act, 1950, is pleased to appoint Shri N.D. Gupta, officiating Senior Sub-Judge, Mahasu, to officiate as Registrar, Judicial Commissioner's Court, Himachal Pradesh, with effect from the 13th January, 1958 F.N.,

to the 31st March, 1958 A.N., in addition to his own duties as Senior Sub-Judge. Mahasu.

By order.

THAKUR CHET RAM,
Registrar.

HIMACHAL PRADESH ADMINISTRATION

APPOINTMENTS DEPARTMENT

NOTIFICATION

Simla-4, the 9th January, 1958

No. Apptt. 4-2/56.—In exercise of the powers vested in him under paragraph 17 of the Himachal Pradesh (Courts) Order, 1948, the Lieutenant Governor, Himachal Pradesh, after consultation with the Judicial Commissioner, Himachal Pradesh, is pleased to appoint Shri Chet Ram, Senior Subordinate Judge, Mahasu as Additional District Judge for Bilaspur District, with effect from the date of

issue of this Notification, in the scale of Rs. 800-50-1000/60-1300/50-1800, against the temporary post of Additional District Judge, created *vide* Himachal Pradesh Administration letter of even number and date.

K. N. CHANNA, I.A.S.,
Chief Secretary.

CO-OPERATIVE DEPARTMENT

NOTIFICATIONS

Simla-4, the 7th January, 1958

No. CS. 92-379/55.—Consequent upon the recommendation of Union Public Service Commission *vide* their letter No. F. 1/229/57-R(D), dated the 9th December, 1957, the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri. Charan Ram Negi as officiating District Co-operative and Supplies Officer, Mandi, in the Co-operative Department, Himachal Pradesh against the temporary post of District Co-operative and Supplies Officer in the scale of Rs. 250-25-550/25-750 from the date he actually takes over at Mandi upto 28th February, 1958, in the first instance.

Simla-4, the 7th January, 1958

No. CS. 92-379/55.—In partial modification of even number, dated 22nd/25th November, 1957, Lieutenant Governor, Himachal Pradesh, is pleased to order that the following additions may be made against the names of the three officers mentioned therein:—

1. Shri M. R. Chauhan Officiated as D.C. & S.O. from 10-3-1952 to 9-3-1954 and was confirmed as D.C. & S.O. w.e.f. 10-3-1954. Now officiating as Deputy Registrar, Co-operative Societies (Dev.) from 27-8-1956 *vide* Notification No. CS. 92-20/52, dated 24-8-1956.
2. Shri N. S. Gautam Officiating as D.C. & S.O. from 1-4-1955 *vide* Notification No. CS. 92-379/55, dated 3-5-1956.
3. Shri Gopi Ram Officiating as D.C. & S.O. from 25-3-1956 afternoon *vide* Notification No. CS. 92-379/55, dated 3-5-1956.

By order,
P. C. SAXENA, I.A.S.,
Secretary.

EDUCATION DEPARTMENT

NOTIFICATION

Simla-4, the 7th January, 1958

No. E. 32-Misc/57.—Consequent upon the selection of Shri K. L. Sethi, Principal, Government Inter College, Bilaspur, as Director of Education, Himachal Pradesh, the Lieutenant Governor, is pleased to make the following posting and transfer with immediate effect:—

1. Shri S. D. Puri, Senior Lecturer (Gazetted II), Government Degree College, Mandi, in the scale of Rs. 250-25-750 is transferred to Bilaspur and posted as Principal, Government Inter College, Bilaspur, in the same scale temporarily *vice* Shri K. L. Sethi.
2. Shri S. D. Puri will move first.

P. C. SAXENA, I.A.S.,
Secretary.

ELECTION DEPARTMENT

NOTIFICATION

Simla-4, the 8th January, 1958

No. EL. 8-105/57.—In pursuance of the provisions of sub-section (3) of section 4 of the Punjab Small Towns Act, 1921, as applied to Himachal Pradesh, the Lieutenant

Governor, Himachal Pradesh, is pleased to notify the names of the following persons as having been elected members of the Small Town Committee, Theog in Mahasu district:—

Sl. No. 1	Name 2	Address 3	Ward No. 4
1.	Shri Shyam Singh	S/o Shri Budhi Singh, Lawyer, Shali Bazar, Theog.	I
2.	Shri Parkash Chand	S/o Shri Saligram, Shopkeeper, Shali Bazar, Theog.	III

By order,
P. C. SAXENA, I.A.S.,
Secretary.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Simla-4, the 7th January, 1958

No. Ex. 9-94/57.—In exercise of the powers conferred on him under sub-section (2) of section 7 of the Punjab Entertainment Duty Act, 1936, as applied to Himachal Pradesh, the Lieutenant Governor, Himachal Pradesh, is pleased to exempt all exhibitions of the documentary films produced and released by the Government of India especially for school going children in special shows from liability to entertainment duty; provided that no feature film is shown alongwith them and the rates of admission do not exceed As. 4 (25 nP.) per head.

By order,
K. R. CHANDEL,
Assistant Secretary.

FINANCE DEPARTMENT

CORRIGENDUM

Simla-4, the 9th January, 1958

No. Fin. 10-101/57.—The Lieutenant Governor is pleased to order the following amendments in this Department Notification No. Fin. 10-101/57, dated the 16th November, 1957.

1. *Substitute* the words "National Savings Advisory Committee, Himachal Pradesh", for the words "Liaison Committee" appearing in the line two of the above Notification.

2. Under column 'official members', *insert* "the Regional National Savings Officer, Punjab, Himachal Pradesh and Jammu and Kashmir, Jullundur", as serial No. 6.

K. N. CHANNA, I.A.S.,
Chief Secretary.

FOREST DEPARTMENT

NOTIFICATIONS

Simla-4, the 8th January, 1958

No. Ft. 12-111/57.—On his re-employment as Conservator of Forests, Simla Circle, the salary of Shri R. S. Chopra is fixed at Rs. 1050 (minus pension) from the date of his re-employment in Himachal Pradesh *viz.*, 19th July, 1957, F.N.

Simla-4, the 10th January, 1958

No. Ft. 12-9/57.—In continuation of this Administration Notification No. Ft. 45-76/56-II dated the 12th March 1957, Shri S. C. Gaur, Divisional Forest Officer, Nahan Forest Division, is appointed to Officiate as Conservator of Forests, Sirmur Circle, in addition to his own duties, with effect from 18th September, 1957, as a temporary measure.

Simla-4, the 23rd December, 1957

No. Ft. 45-78/55.—In exercise of the powers conferred by section 30(c) of the Indian Forest Act, 1927 (SVI of

1927), as applied to Himachal Pradesh read with the Government of India, Ministry of States Notification No. 109-J, dated the 24th August, 1950, as amended by Notification No. 146-J, dated the 6th December, 1950, the Lieutenant Governor, Himachal Pradesh, is pleased to prohibit the quarrying or removal of sand, stone and bajri from the forest areas declared as protected in Chamba and Mandi districts except by Right-holders with effect from the date of issue of this Notification.

By order,
A. B. MALIK, I.A.S.,
Secretary.

HOME DEPARTMENT

NOTIFICATION

Simla-4, the 6th January, 1958

No. H. 77-80/55.—In partial modification of this Administration Notification of even number, dated the 20th September, 1957, the Lieutenant Governor, Himachal Pradesh, is pleased to order the following postings and transfers in the interest of public services:—

Name of Officer	From	To
1. Shri Gangbir Singh.	Chamba Inspector General of Police Office as Dy. Superintendent of Police, C.I.D. I.B.	
2. Shri Surinder Nath.	I.G. Police office.	Rampur, Mahasu district as Dy. Superintendent of Police vice Shri Hoshnar Singh reverted as District Inspector of Police.

By order,
M. S. JANDROTIA,
Assistant Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Simla-4, the 9th January, 1958

No. I&S. (Lab)-15-602/57.—In exercise of the powers conferred upon him under sub-section (1) of section 15 of the Payment of Wages Act, 1936, the Lieutenant Governor, Himachal Pradesh, is pleased to appoint all Deputy Commissioners who are Commissioners for Workmen's Compensation Act, 1923, also in Himachal Pradesh, as the authorities to hear and decide all claims arising out of deductions from the wages or delay in payment of the wages of persons employed or paid in their respective districts with immediate effect.

By order,
A. B. MALIK, I.A.S.,
Secretary.

MEDICAL DEPARTMENT

NOTIFICATIONS

Simla-4, the 8th January, 1958

No. M. 19-Estt./57.—The Lieutenant Governor, Himachal Pradesh, is pleased to place the services of Dr. Krishan Sarup officiating Venereologist Himachal Pradesh at the disposal of the Territorial Council for appointment as District Medical Officer, Mandi, in the pay scale of Rs. 600-4-800/50-900, from the date of taking over charge.

C. D. SAKLANI,
Secretary.

Simla-4, the 13th January, 1958

No. M. 19-1140/57.—In partial modification of this Department Notification of even number, dated the 8th November, 1957, the transfer of Dr. S. L. Arora from V.D. Clinic, Mandi, to V.D. Clinic, Jubbil, is cancelled for the present.

R. C. GUPTA,
Assistant Secretary.

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-4, the 30th December, 1957

No. R. 22-974/57.—In exercise of the powers vested in him under section 25 of the Himachal Pradesh Land Revenue Act, 1953 and Section 136 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, the Financial Commissioner, Himachal Pradesh, is pleased to direct that the holidays notified vide Himachal Pradesh Administration Notification No. SAD. 1-1025/57, dated the 19th December, 1957, shall be observed as holidays by all Revenue Officers and Revenue Courts in this Territory during the year 1958.

Simla-4, the 6th January, 1958

No. R. 22-356/57.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Chamba-Bharmour road, hereby declare that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, P.W.D., Chamba district, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, P.W.D., Chamba district, Chamba.

SPECIFICATION

District: CHAMBA

Tehsil: CHAMBA

Khasra No.	Area				
	Big.	Bis.	1	2	3
1	2	3			
			435/2	9	16
			446	0	8
Village: RAJERA			476/2	0	17
251/2	0	3	505/2	0	11
274/2	0	1	574/2	13	3
230/2	0	6	669	0	13
228/1	0	3	670/2	8	3
231/1	0	8	273/2	0	7
229	0	9	272/2	0	5
271	1	0	280/2	0	2
480/2	3	1	420/2	0	19
436/2	0	6	419/2	0	12
237/2	1	9	430/2	0	2
255/2	0	3	443	2	4
232/2	0	5	449	0	3
233/2	0	8	450/2	0	10
254/2	0	1	447	1	2
269/2	1	0	427/2	0	3
254/3	0	7	268/2	0	2
229/1	0	0	422	0	8
	10	Bisw.	422/2	0	4
270	0	8	445	0	6
448	0	4	252/2	0	1
225/2	0	18	253	3	17
247/2	13	5	444/2	0	5
315/2	0	14	418/2	0	19
421	0	9	441/2	0	8
423/2	0	7	441/3	0	4
424	0	2			
425/2	0	1			
426/2	0	5			
33/2	2	13			
			Total	76	6
					10 Bisw.

Simla-4, the 6th January, 1958

No. R. 22-668/57.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of irrigation colony at Mandi, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom

it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, P.W.D., Mandi district, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, P.W.D., Mandi district, Mandi.

SPECIFICATION

District: MANDI		Tehsil: SADAR			
Village 1	Khasra No. 2	Area			
		Big.	Bis.	Bisw.	
		3	4	5	
TUAMBRA	79/2	1	18	7	
	79/3	1	11	11	
	80/2	3	18	19	
	80/3	6	2	8	
	81/3	4	5	2	
	82/2	2	1	10	
	82/3	1	3	11	
	83/3	1	18	8	
	83/4	6	19	7	
	101/2	0	2	19	
Total ..		30	2	2	

Simla-4, the 7th January, 1958

No. R. 22-693/57.—Whereas it appears to the Lieut.-Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for the construction of Mandi-Sarkaghat Road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector of Land Acquisition, Public Works Department, Mandi district, Mandi.

SPECIFICATION

District: MANDI		Tehsil: SARKAGHAT			
Khasra No. 1	Area				
	Big.	Bis.	Bisw.		
	2	3	4		
Village: TATOL					
127/1	0	4	13		
129/1	0	0	5		
132/1	0	8	3		
132/2	0	0	16		
115/1	0	0	14		
115/2	2	5	1		
121/1	1	8	12		
122/1	1	0	14		
123/1	0	5	5		
133/1	0	4	18		
133/2	0	2	14		
126/1	1	4	0		
128/1	1	12	17		
126/2	0	0	9		
Total ..		8	19	1	

1	2	3	4	1	2	3	4
40/1	0	12	9	354/1	0	4	14
22/1	0	2	18	358	0	6	5
23/1	0	2	10	686/357/1	0	2	0
41/1	0	9	15	711/488/1	0	2	2
42/1	0	6	12	482/1	1	16	17
42/3	0	5	10	483/1	1	1	0
1/1	0	6	4	483/2	0	0	18
20/1	0	14	0	685/357	0	10	3
38/1	0	3	3	387	0	4	8
38/2	0	2	12	710/488	0	4	5
43/1	0	7	5	Total .. 6 19 16			
44/1	2	0	5	Village: GHARBASRA			
44/2	0	1	8	428/1	0	12	8
88/1	1	14	3	429/1	0	1	14
89/1	1	10	13	449/1	0	7	4
97/1	1	11	16	472/1	0	1	4
465/1	2	9	6	1 Jadid	0	3	8
27	0	2	8	2 Jadid	0	9	8
30/1	0	2	16	3 Jadid	0	8	8
30/2	0	0	6	Total .. 1 19 15			
30/3	2	0	1	Village: DHALWAN			
30/5	0	0	12	554/1	0	10	2
26/1	0	0	8	Total .. 31 5 14			
29/2	1	16	0	Village: HARNSTOTHA			
29/3	0	13	4	353	1	1	9
29/4	0	0	12	355/1	0	2	1
Total .. 31 5 14				376	0	1	1
				490/1	0	1	5
				351/1	0	1	6
				351/2	0	0	12
				386/1	0	2	8
				352/1	0	0	11
				375/1	0	2	10
				375/2	0	0	6
				746	0	0	18
				747	0	0	18
				489/1	0	11	18
				Total .. 3 18 17			

Simla-4, the 13th January, 1958

No. R. 22-607/57.—Whereas it appears to the Lieut.-Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Hindustan-Tibet Road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Balqually, Simla-4.

SPECIFICATION

District: MAHASU		Tehsil: THEOG			
Village	Khasra No.	Area			
		Big.	Bis.	Bisw.	
		3	4		
KARANI					
	6/1	0	18		
	6/1/1/	0	6		
	7/1	0	12		
	19/1	1	6		
	18/1	2	4		
	3/1	0	18		
	10/1	0	6		
	21/1	0	11		
	20/1	1	11		
	37/1	2	13		
Total ..		11	5		

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएँ इत्यादि

AGRICULTURE DEPARTMENT

NOTIFICATIONS

Simla-4, the 9th January, 1958

No. Agr. 2-279/57.—*Ex-post-facto* sanction is accorded to the grant of 20 days earned leave from 6th to 25th November, 1957 (both days inclusive), in favour of Shri S.P. Jain, District Agricultural Officer, Mahasu district, Kasumpti, Simla.

Simla-4, the 9th January, 1958

No. Agr. 2-302/57.—Thirty days earned leave is hereby sanctioned in favour of Shri V. P. Sobti, Regional Potato Development Officer, Matiana, District Mahasu, Himachal Pradesh, with effect from the date of availing subject to verification of his title to leave by the Accountant-General, Punjab, Simla.

L. S. NEGI,
Director.

MEDICAL DEPARTMENT

NOTIFICATION

Simla-4, the 4th January, 1958

No. M. 19-Estt./57.—Dr. Mrs. Nirmla Devi Chand, Lady Doctor, Himachal Pradesh Hospital, Snowdon, Simla, is granted 20 days earned leave from 6-1-1958 to 25-1-1958 (both days inclusive), subject to verification of title by the Accountant-General, Punjab.

P. CHANDRA,
Director.

OFFICE OF THE COLLECTOR, MANDI DISTRICT, MANDI

NOTIFICATION

Mandi, the 15th/30th December, 1957

No. 23 MD-5 (35)/57-10416.—In pursuance of rule 44 (b) of the Himachal Pradesh Panchayat Rules the Results of Elections to various Gram Panchayats in Tehsils Sadar, Jogindernagar, Sarkaghat, Chachiot, Sundernagar and Karsog as shown in the lists appended hereto are published for General information.

RAGHUBIR SINGH,
Collector.

LIST OF SUCCESSFUL CANDIDATES OF GRAM PANCHAYAT MALTHER, TEHSIL SADAR, DISTRICT MANDI

Name of Constituency.	Name of candidate.	Description of Seat.
1	2	3
1. (a) Malther (Gram Sabha)	Shri Uttam Singh	President.
	Shri Munshi Ram	Vice-President.
	Shri Chhaju Ram	Reserve Scheduled.
	Shri Mahi	do
	Shri Nathu	do
	Shri Todar	do
	Shri Tota	do
	Mst. Poli Devi	Sch. Women.
	Mst. Dajku	do
	Mst. Ram Kaur	General Women
	Mst. Fulmu	do
(b) Deoli	Mst. Ghoghar	do
	Shri Dev	General Seat.
	Shri Masat Ram	do
	Shri Maya Ram	do
	Shri Gawanu Ram	do
	Shri Udaya Ram	do
	Shri Het Ram	do

1	2	3
Bhalwani	Shri Germany	General Seat
Kotlu	Shri Lala Ram	do
Chhattar	Shri Parshottam Ram	do
Dolagi	Shri Bhola Dutt	do
Galma	Shri Paras Ram	do
Pragi	Shri Surjan	do
Tanda	Shri Damodar Dass	do
Balt	Shri Kashi Ram	do
Rathol	Shri Chamaru Ram	do

SADHYANI GRAM SABHA

1. (a) Sadhyani (Gram Sabha)	Shri Kandarap Ram	President.
	Shri Tara Chand	Vice-President.
	Shri Sita Ram	Reserved Sch.
	Shri Gurcitta Ram	do
	Shri Kanhaya Ram	do
	Mst. Sundri	Sch. Women.
	Mst. Kanori	do
	Mst. Gorju	Gen. Women.
	Mst. Chuhi	do
	Mst. Lachhmi	do
(b) Sadhera	Shri Tulsi Ram I.	General Seat.
	Shri Rulu Ram	do
	Thana	Shri Nokhu Ram I.
	Barswan	Shri Ram Sahai
	Samlon	Shri Tulsi Ram II.
	Bhaot	Shri Tulsi Ram III.
	Mara Jitpur	Shri Shiv Dayal
	Bangot	Shri Sota Ram
	Kawal Kote	Shri Titlu
	Beri	Shri Bali Ram
	Kothi	Shri Nokhu Ram
	Khetri	Shri Phindra
	Sanghyani	Shri Karam Singh
	Panol	Shri Kanhaya Ram
	Dahnu	Shri Moti Ram
	Panyali	Shri Anant Ram
	Ghenu	Shri Gosaun

BAGLA GRAM PANCHAYAT

1. (a) Bagla (Gram Sabha)	Shri Bhagai Ram	President.
	Shri Thalia	Vice-President
	Shri Malhu Ram	Reserved Sch.
	Shri Dumna Ram	do
	Shri Lokhu Ram	do
	Shri Mast Ram	do
	Shri Gurumukh	do
	Shri Bangali	do
	Shri Dugla	do
	Shri Sant Ram	do
	Shri Kanhya	do
	Shri Giyarhu	do
	Shri Gowanu	do
	Shri Ranjit Singh	do
	Shmt. Ghungli Devi	Sch. Women.
(b) Gutkat	Shmt. Kali Devi	do
	Shmt. Janki Devi	Gen. Women.
	Shmt. Mahasru Devi	do
	Shmt. Basanti Devi	do
	Shri Sher Singh	General Seat.
	Shri Shobha Ram	do
	Gatti	Shri Mitter Dev
	Rora	Shri Kahan Singh
	Mandal	Shri Rattan Singh
	Bhangrotu	Shri Khub Ram
Dador	Shri Munshi Ram	do
	Janwan	Shri Haku Ram

SALWAHAN GRAM PANCHAYAT

1. (a) Salwahan (Gram Sabha)	Shri Chuni Lal	President
	Shri Narain Dass	Vice-President.
	Shri Puran Singh	Reserved Sch.
	Shri Bali Ram	do

1	2	3
	Shri Shanker	Reserved Sch.
	Shri Vaid	do
	Shri Shunku	do
	Shri Bhagat	do
	Shri Dagu	do
	Shri Besakhu	do
	Shri Narainu	do
	Shri Lachman	do
	Shri Gidhu	do
	Shri Churu	do
	Shmt. Achhari Devi	Sch. Women.
	Shmt. Dayuli Devi	do
	Shmt. Mahasru Devi	Genl. Women.
	Shmt. Gori Devi	do
	Shmt. Achhari Devi	do
(b) Tamroh	Shri Durga	General Seat.
Bhiyarta	Shri Gokal	do
Dhaban	Shri Gulam Kadar	do
Pali	Shri Hem Chand	do
Salhwan	Shri Chatter Singh	do
Mandar	Shri Tulsia	do
Lohara	Shri Gangu	do
Dayargi	Shri Amaru	do

BAGGI GRAM PANCHAYAT

1. (a) Baggi	Shri Singh Ram	President.
(Gram Sabha)	Shri Chuha Ram	Vice-President.
	Shri Devi Singh	Reserved Sch.
	Shri Ghuni	do
	Shri Soju	do
	Shri Ludar	do
	Shri Bhikham	do
	Shri Gulabu	do
	Shri Gowanu	do
	Shri Jhagru	do
	Shri Hirda	do
	Shri Madan	do
	Shri Sidhu	do
	Shmt. Ganasu	Reserved Sch.
		Women.
	Shmt. Saudha	do
	Shmt. Jindi Devi	Genl. Women.
	Shmt. Parvati Devi	do
	Shmt. Reuti Devi	do
(b) Sakroha	Shri Hari Ram	General Seat.
Kehar	Shri Gulzari Ram	do
Khoti Rijol	Shri Chamaru Ram	do
Baggi	Shri Balak Ram	do
Marahar	Shri Zhuru Ram	do
Kehnchri	Shri Bhisam Ram	do
Malhayonu	Shri Amar Nath	do
Khewari	Shri Wazir	do
Chawri	Shri Narottam Ram	do

RANDHARA GRAM PANCHAYAT

1. (a) Randhara	Shri Sohan Lal	President.
(Gram Sabha)	Shri Amar Singh	Vice-President.
	Shri Dasu	Reserved Sch.
	Shri Roru	do
	Shri Balu	do
	Shri Shanker	do
	Shri Rodu	do
	Shri Bhunka	do
	Shmt. Chamari	Sch. Women.
	Shmt. Shyami	General Women.
(b) Tandi	Shri Thaliya	General Seat.
Nanawa	Shri Sardaru	do
Marathu	Shri Chand	do
Thenarh	Shri Gopala	do
Zaned	Shri Khem Chand	do
Randhara	Shri Uchhab Singh	do
Baniat	Shri Pira	do
Hawanu	Shri Kanshi Ram	do
Luhardi	Shri Jai Singh	do
Dharwahan	Shri Nain Sukh	do
Sehl	Shri Parma	do
Bahl	Shri Atma Ram	do
Gehra	Shri Hira Singh	do
Sain	Shri Khalalu	do

1	2	3
	RAJWARI GRAM PANCHAYAT	
1. (a) Rajwari	Shri Inder Singh	President.
(Gram Sabha)	Shri Nokhu	Vice-President.
	Shri Jhaban	Reserved Sch.
	Shri Madhav	do
	Shri Hira	do
	Shri Nanak	do
	Shri Achhru	do
	Shri Misru	do
	Shri Almu	do
	Shri Gowardhan	do
	Shmt. Sumnu	Sch. Women.
	Shmt. Budhi	General Women.
	Shmt. Lila	do
	Shmt. Chatri	do
(b) Rajwari	Shri Todar	General Seat.
Anoo	Shri Manohar	do
Nattala	Shri Mehalar	do
Brikhmani	Shri Maya Ram	do
Kaffon	Shri Devi Singh	do
Taryambli	Shri Khindu	do
Kalan	—	—
Katahach	—	—
Fagoh	—	—
Jaroli	Shri Lachhman	General Seat.
Suragi	—	—
Rafal	Shri Ram Saran	General Seat.

GHASNU GRAM PANCHAYAT

1. (a) Ghasnu	Shri Keshav Ram	President.
(Gram Sabha)	Shri Ram Singh	Vice-President.
	Shri Sewak	Sch. Reserved.
	Shri Losi	do
	Shri Ghuni	do
	Shri Dilu	do
	Shri Puran Chand	do
	Shri Lohar	do
	Shri Bhadru	do
	Shri Prem Dass	do
	Shri Dagu	do
	Shri Kanhu	do
	Shri Jindu	do
	Shri Chamar	do
	Shri Bangali	do
	Shri Kala	do
	Shri Linhu	do
	Shmt. Ghugi	Sch. Women.
	Shmt. Banti	General Women.
	Shmt. Parvati	do
	Shmt. Darumpti	do
(b) Badhyal	Shri Chet Ram	General Seat.
Galyanthu	Shri Dhani Ram	do
Behna	—	—
Kumi	Shri Maya Ram	do
Sakroha	Shri Ruldu	do
Gora Gagal	Shri Chet Ram	do
Sihan	Shri Karam Singh	do

DASHERA GRAM PANCHAYAT

1. (a) Dasher	Shri Sunder Singh	President.
(Gram Sabha)	Shri Kapur Chand	Vice-President.
	Shri Tota Ram	Reserved Sch.
	Shri Jindu	do
	Shri Nanku	do
	Shri Tulsia	do
	Shri Rama	do
	Shri Gonsa	do
	Shri Karam Dass	do
	Shri Phagnu	do
	Shmt. Hajiru	Sch. Women.
	Shmt. Juni	General Women.
(b) Gharbasra	Shri Dum	General Seat.
Taroi	Shri Hirda	do
Lohaker	Shri Hari Ram	do
Tiyambli	Shri Ganga Ram	do
Katheon	Shri Hari Singh	do
Chajwali	Shri Phindra	do
Leda	Shri Mast Ram	do

1	2	3	1	2	3
Dashera	Shri Gaddi Ram	General Seat.	Shri Chuhra	General Seat.	
Dhar	Shri Khazana	do	Shri Lachhman Dass	do	
Lohardi	Shri Bhagat	do	Shri Luder Singh	do	
Halyater	(Vacant)	—	Shri Mohan Singh	do	
Barali	Shri Chamaru	General Seat.	Shri Achhar Singh	do	
AUT GRAM PANCHAYAT			Shri Lachhman Dass	do	
1. (a) Aut	Shri Narotam Ram	President.	Shri Narpal Ram	do	
(Gram Sabha)	Shri Jaydev Ram	Vice-President.	Shri Hirda	do	
	Shri Almoo	Sch. Reserved.	Shri Jagta	do	
	Shri Khubu	do	Shri Thakur	do	
	Shri Chiroo	do	Shri Lachhman	do	
	Shri Ghungroo	do	TARNOH GRAM PANCHAYAT		
	Shri Narotam	do	1. (a) Tarnoh	Shri Ranchu Ram	President.
	Shri Kaltoo	do	(Gram Sabha)	Shri Mangseru Ram	Vice-President.
	Shri Saunu	do		Shri Phinu Ram	Sch. Reserved.
	Shmt. Nenu Devi	General Women.		Shri Kanu Ram	do
	Shmt. Kamla Devi	do		Shri Tibhalu	do
(b)	Shri Dharam Chand	General Seat.		Shmt. Jayanti	Sch. Women.
	Shri Todar	do		Shmt. Nayaku	General Women.
	Shri Mast Ram	do	(b)	Shmt. Chamari	do
	Shri Durga Dutt	do		Shri Hira Singh	General Seat.
	Shri Ludar mani	do		Shri Jawahar	do
	Shri Chaman Lal	do		Shri Dhanna Ram	do
	Shri Lila Mani	do		Shri Shanker Dass	do
				Shri Dhani Ram Thakur	do
				Vacant.	—
				Vacant.	—
SEHLI GRAM PANCHAYAT				Shri Naul	General Seat.
1. (a) Sehli	Shri Madhab alias	President.		Shri Shiv Ram	do
(Gram Sabha)	Madhab Ram			Shri Dhani Ram	do
	Shri Punu	Vice-President.		Shri Bikram	do
	Shri Nanak	Sch. Reserved.		Shri Devi Ram	do
	Shri Sidhu	do		Shri Lal Singh	do
	Shri Bhagat	do	SALGLOO GRAM PANCHAYAT		
	Shri Lahasnu	do	1. (a) Salgloo	Shri Jodhu Ram	President.
	Shri Gobind	do	(Gram Sabha)	Shri Kandrap Ram	Vice-President.
	Shri Tungu	do		Shri Shidhu Ram	Sch. Reserved.
	Shri Dasu	do		Shri Chamaru Ram	do
	Shmt. Nanki	Sch. Women.		Shri Bangali Ram	do
	Shri Dumnu	Sch. Reserved.		Shri Ghalia Ram	do
	Shri Dahlu	do		Shri Dilu	do
	Vacant.	Genl. Women.		Shmt. Bhajnu	Sch. Women.
(b) Baggi	Shri Thekedar	General Seat.		Shmt. Nayaku	General Women.
Sehli	Shri Bhura	do	(b)	Shri Kishan Chander	General Seat.
Baloh	Shri Hari Ram	do		Shri Bala Dutt	do
Nichla lot	Shri Rup Chand	do		Shri Jivan Lal	do
Basab	Shri Jahla	do		Shri Sharda Nand	do
Thanot	Shri Ruldu	do		Shri Narpal Ram	do
				Shri Jangi Ram	do
				Shri Khem Singh	do
				Shri Kanshi Ram	do
KARKOH GRAM PANCHAYAT			KHADYAD GRAM PANCHAYAT		
1. (a) Karkoh	Shri Kali Dass	President.	1. (a) Khadyad	Shri Govind Ram	President.
(Gram Sabha)	Shri Kahnu	Vice-President.	(Gram Sabha)	Shri Karm Singh	Vice-President.
	Shri Maghasru	Sch. Reserved.		Shri Bhagat Ram	Sch. Reserved.
	Shri Balku	do		Shri Jadhav Ram	do
	Shmt. Kahni	Sch. Women.		Shri Madan Ram	do
	Shmt. Gourgau	General Women.		Shri Sayak	do
(b)	Shri Inder Dev	General Seat.		Shri Shanku	do
	Shri Birbal	do		Shmt. Dumai	Sch. Women.
	Shri Bhagat	do		Shmt. Achhari	General Women.
	Shri Balak Ram	do		Shmt. Parwati	do
	Shri Kahna Ram	do	(b)	Shri Dhani Ram	General Seat.
	Shri Dumnu	do		Shri Parshottam Ram	do
	Shri Phanku	do		Shri Jindu	do
	Shri Baliya	do		Shri Dile Ram	do
	Shri Jasha Ram	do		Shri Shankar	do
	Shri Haria	do		Shri Ghaula	do
	Shri Sheru	do		Shri Kaule Ram	do
				Vacant	—
KOT GRAM PANCHAYAT				Shri Ramji Dass	General Seat
1. (a) Kot	Shri Balak Ram	President.		Shri Padam Nabh	do
(Gram Sabha)	Shri Doda Ram	Vice-President.		Shri Hari Ram	do
	Shri Bholu Ram	Sch. Reserved.			
	Shri Masantu	do			
	Shmt. Tundi	Sch. Women.			
	Shmt. Amku	General Women.			
	Shmt. Maghi	do			
(b)	Shri Dharmu	General Seat.			
	Shri Jahru	do			
	Shri Chamaru	do			

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SADAR MANDI GRAM PANCHAYAT

1	2	3
1. (a) Sadar Mandi (Gram Sabha)	Shri Madho Ram Shri Ram Singh Shri Saunu Shri Sanicharu Shri Turu Ram Shri Soda Ram Shri Bhadru Shri Prem Singh Shri Kishan Shri Nand Lal Shmt. Bhadri Devi Shmt. Bhadri Devi w/o Longu	President. Vice-President. Sch. Reserved. do do do do do do do do Sch. Women. do General Women.
(b)	Shmt. Sarswati Devi Shmt. Indra Devi Shri Mohan Lal Shri Hct Ram Shri Bhuri Singh Shri Bali Bhadar Shri Nag Singh Shri Man Singh Shri Narain Singh Shri Haria Ram Shri Hari Singh Shri Madan Shri Lachhman Shri Daili Ram Shri Bhura Singh	General Seat. do do do do do do do do do do do do do do

MAJWHAR GRAM PANCHAYAT

1	2	3
1. (a) Majwhar (Gram Sabha)	Shri Bali Ram s/o Hirda. Shri Bali Ram s/o Dugla. Shri Keshab Ram Shri Sewak Shri Gohalloo Shri Sidhu Shri Kishan Dass Shri Chamaru Shri Tulsu Shri Norroo Shmt. Budhi	President. Vice-President. Sch. Reserved. do do do do do do do do General Women.
(b)	Shri Dayal Shri Lal Singh Shri Mehtab Singh Sari Gokal Chand Sari Beli Ram Shri Amar Singh Shri Malak Ram Shri Kanhiya Shri Palas Ram Shri Karam Singh Shri Singh Shri Saran Shri Gobind	General Seat. do do do do do do do do do do do do

BADAR GRAM PANCHAYAT

1	2	3
1. (a) Badar (Gram Sabha)	Shri Titloo Shri Nand Ram s/o Sojo. Shri Ghawachhroo. Shri Gayarhoo Shri Laloo Shri Rohaloo Shri Ramoo Shri Jai Ram Shri Loharoo Shri Sanicharoo Shmt. Nanki Shmt. Kokloo Shmt. Bhayansroo Shmt. Lachhi	President. Vice-President. Sch. Reserved. do do do do do do do Sch. Women. do General Women. do
(b)	Shri Nathoo Ram Shri Narotam Shri Shaton Shri Bhup Singh	General Seat. do do do

1	2	3
	Shri Todar Shri Chain Ram Shri Anant Ram	General Seat. do do

JAWALAPUR GRAM PANCHAYAT

1	2	3
1. (a) Jawalapur (Gram Sabha)	Shri Mani Ram Shri Chru Ram Shri Tholi Shri Deru Shmt. Mainu Shmt. Baigamu Shmt. Dhuri Shri Dhani Ram Shri Chuni Lal Shri Ganga Ram Shri Mangharu Shri Roop Chand Shri Hari Ram Shri Param Dev Shri Hem Raj alias Gholi Shri Lachhman Shri Bir Chand	President. Vice-President. Sch. Reserved. do Sch. Women. General Women. do General Seat. do do do do do do do do
(b)		

NAGWAIN GRAM PANCHAYAT

1	2	3
1. (a) Nagwain (Gram Sabha)	Shri Dhuru Shri Karam Singh Shri Chohodari Shri Dagoo Shri Amkoo Shri Naroo Shri Kishanoo Shri Hari Dass Shri Sewak Shri Bhaqaru Shri Kheroo Shri Lohar Shri Lali Shri Moda Shmt. Chuhari Shri Jhaba Ram Shri Devi Chand Shri Hari Chand Shri Karmoo Shri Balak Ram Shri Devi Ram Shri Narotam Ram Shri Maya Dhar Shri Hem Raj Shri Tek Chand	President. Vice-President. Sch. Reserved. do do do do do do do do do do do Sch. Women. General Seat. do do do do do do do
(b)		

LIST OF SUCCESSFUL CANDIDATES OF TEHSIL JOGINDERNAGAR**BHADOL GRAM PANCHAYAT**

1	2	3
1. (a) Bhadol (Gram Sabha)	Shri Prem Dass Shri Mor Shri Mussadi Shri Himmat Shri Sewak Shri Hashanaku Shri Sangru Shmt. Prabhi Shri Amar Singh Shri Laxmi Dhar Shri Sunder Shri Kapura	President. Vice-President. Reserved Sch. do do do do Sch. Women. General Seat. do do do
(b) Siun Bhadol Simali Simas		

PANDOL GRAM PANCHAYAT

1	2	3
(a) Pandol (Gram Sabha)	Shri Prakam Ram Shri Khazana Ram Shri Dagi Ram Shri Banshi Shri Changu Shri Shanker Shri Bishnu Shri Sudama Shri Hira Shri Johanda Shri Dayal	President. Vice-President. Reserved Sch. do do do do do do do do do

1	2	3
(b) Paniru	Shri Lahnu	Reserved Sch.
Kuni	Shri Chuhru Ram	General Seat.
Ghambirk	Shri Lakhu Ram	do
Ropa	Shri Bohla	do
Bihala	Shri Panjku	do
Dughli	Shri Tokha	do
Joal	Shri Budhi Singh	do
Matahed	Shri Relu Ram	do
	Shri Ram Saran	do

DALED GRAM PANCHAYAT

1. (a) Daled	Shri Rajmal	President.
(Gram Sabha)	Shri Prabh Dayal	Vice-President.
	Shri Bala Ram	Reserved Sch.
	Shri Gusaun	do
	Shri Raghu Ram	do
	Shri Bhagat Ram	do
	Shmt. Dungni	Sch. Women.
(b) Daled	Shri Kelu Ram	General Seat.
Balh	Shri Bhadar Singh	do
Balda	Shri Hari Singh	do
Kumarnu	Shri Allah Ditta	do
Dhadhon	Shri Paghu Ram	do
Gora	Shri Sher Khan	do
Neri	Shri Bhikha	do
Lakrehrh	Shri Megha	do
Marri	Shri Himmat	do
Kalaru	Shri Khikhu	do
Baterd	Shri Ram Singh	do

PIRH GRAM PANCHAYAT

1. (a) Pirth	Shri Prem Singh	President.
(Gram Sabha)	Shri Sher Singh	Vice-President.
	Shri Shinu Ram	Reserved Sch.
	Shri Relu Ram	do
	Shri Ram Singh	do
	Shri Gur sahai	do
	Shri Durga Ram	do
	Shri Dhobu	do
	Shri Shanker Ram	do
	Shri Sadhu Ram	do
	Shri Faghu Ram	do
	Shmt. Naradhu	Sch. Women.
	Shmt. Taloku	do
	Shmt. Kalan	General Women.
(b) Bosala	Shri Sukh Ram	General Seat.
Golwan	Shri Nane Ram	do
Pantehed	Shri Bhagat Ram	do
Nahrohli	Shri Lahnu Ram	do
Nihar Kalan	Shri Ghannu alias	do
	Ghansham Singh	do
Truid	Shri Shukru	do
Bhalara	Shri Dola Ram	do
Rirku	Shri Naki	do
Sowan	Shri Dagi Ram	do
Karsal	Shri Prabh Dayal	do
Pirth Bahdi	Shri Naratru Ram	do

CHAUNTRA GRAM PANCHAYAT

1. (a) Chauntra	Shri Dhanu Ram	President.
(Gram Sabha)	Shri Arjun Singh	Vice-President.
	Shri Singh Ram	Reserved Sch.
	Shri Bidhu Ram	do
	Shri Jogi	do
	Shri Sidhu Ram	do
	Shri Shali Ram	do
	Shri Shanker	do
	Smt. Ramrakhi	Sch. Women.
	Smt. Lahhdu	do
	Smt. Kakti Devi	do
	Smt. Sito Devi	General Women.
	Smt. Hiloo Devi	do
(b) Naru Bhorola	Shri Lehu Ram	General Seat.
Thathri	Shri Sesh Ram	do
Chandani	Shri Jai Singh	do
Tikru	Shri Hira Lal	do
Bhajnada		
Tikru Khurd	Shri Mangat Ram	do
Bar	Shri Lohku Ram	do

1	2	3
Kuwahlda	Shri Parma	General Seat.
Khetdu	Shri Bali Ram	do
Nagan	Shri Tek Chand	do
Kohea	Shri Nand Lal	do
Bhatehar	Shri Rattan Chand	do
Chauntra	Shri Paras Ram	do
Padar	Shri Narain Singh	do
Sarli	Shri Gobind	do

1. (a) Dhelu	Shri Beli Ram	President.
(Gram Sabha)	Shri Maghu Ram	Vice-President.
	Shri Sheru	Reserved Sch.
	Shri Todar Ram	do
	Shri Chamaru	do
	Shri Sidhu	do
	Shri Dayalu	do
	Shri Chhuha Ram	do
	Shri Sahnu Ram	do
	Smt. Shanti	Sch. Women.
	Smt. Chamari	do
	Smt. Santi W/o	General Women.
	Ganesh	

(b) Bhagad	Smt. Mathra	do
Galu	Shri Jawahar	General Seat.
Banad	Shri Gorkh	do
Dull	Shri Naki Ram	do
Dull	Shri Moti Ram	do
Dull	Shri Sarad Singh	do
Dhulu	Shri Bhagat Ram	do
Thanot	Shri Moti Ram	do
Jashed	Shri Mathru	do
Ladruin	Shri Soda Singh	do
Barahu	Shri Jagdish Chand	do
Dhanter	Shri Banshi Ram	do
Duhag	Shri Beli Ram	do
Dhulu Har	Shri Sidhu	do
Tikri	Shri Dhaba	do
	Musaihran	

AHJU GRAM PANCHAYAT

1. (a) Ahju	Shri Bhipan Ram	President.
(Gram Sabha)	Shri Prema Ram	Vice-President.
	Shri Dayalu Ram	Reserved Sch.
	Shri Pira Ram	do
	Shri Maghu Ram	do
	Shri Kala Ram	do
	Shri Karam Dass	do
	Shri Gursahai	do
	Shri Lachhman	do
	Shri Lachhman S/o	do
	Utmu	

	Shri Thoghia	do
	Shmt. Risiloo	Sch. Women.
	Shmt. Ghaunthi	do
(b) Sarohli	Shri Parma Nand	General Seat.
Chowki	Sari Himat Singh	do
Sukka Bag	Shri Saran Dass	do
Passal	Shri Hardial Singh	do
Ahju	Shri Udham Singh	do
Machkehar	Shri Ishwar Singh	do
Chayada	Shri Sukh Ram	do
Malu	Shri Bir Singh	do
Matru	Shri Dina Nath	do
Suja	Shri Barad Singh	do
Bhajnala	Shri Relu Ram	do
Ghattagalla	Shri Durga Dass	do

1. (a) Dalah	Shri Mohan Dass	President.
(Gram Sabha)	Shri Jai Ram	Vice-President.
	Shri Nirtu	Reserved Sch.
	Shri Chamaru	do
	Shri Bhuru	do
	Smt. Indira Devi	General Women.
(b) Drahddhi	Shri Bhagat Ram	General Seat.
Jalpedh	Shri Setu	do
Seri	Shri Sukh Ram	do
Dalah	Shri Chet Ram	do

1	2	3	1	2	3
Gadwan	Shri Sidhu Ram	General Seat.	Badiaia (upula)	Shri Thakar Singh	General Seat.
Paitu	Shri Girdhari Ram	do	Badiaia (Nichala)	Shri Khem Chand	do
Langha	Shri Puran Chand	do	Khud	Shri Gulab Singh	do
Chilang (Jagehr)	Shri Lala Ram	do	Panjaltiri	Shri Dharam Chand	do
Sapora	Shri Keshar Ram	do	Swan	Shri Bhagat Ram	do
Nagdira	Shri Munshi Ram	do	Khaterari-sher.	Shri Yog Ram	do
Chaneradh	Shri Dola Ram	do	Samkhetar	Shri Lahan Singh	do
RANAROPA GRAM PANCHAYAT			Bela	Shri Tikoo	do
1. (a) Ranaropa (Gram Sabha)	Shri Narain Singh	President.	Materher	Shri Raghubir Singh	do
	Shri Bhor Singh	Vice-President.	Saperu	Shri Raghu	do
	Shri Cnimna	Reserved Sch.	Kudnu	Shri Bhagat Ram	do
	Shri Maghu	do	Bajrer Sogal	Shri Atma Ram	do
	Shri Jahanu	do	1. (a) Daundha (Gram Sabha)	Shri Tanku Ram	President.
	Shri Balkhu	do		Shri Khem Singh	Vice-President.
	Shri Lehnur	do		Shri Balku	Reserved Sch.
	Smt. Khili	Sch. Women.		Shri Bagshia	General Seat.
	Smt. Panchu	do	(b) Nashadhara	Shri Swaru	do
	Smt. Sanichri	General Women.	Janad	Shri Sidhu Ram	do
	Shri Gokal	General Seat.	Mangyana	Shri Deda	do
(b) Rathera	Shri Rattan Singh	do	Jalehr	Shri Chamara	do
Kas	Shri Ganga Ram	do	Lohra	Shri Kahnha Ram	do
Thapri	Shri Daulat Ram	do	Dawalidhar	Shri Kaiku	do
Chamb	Shri Nokhu Ram	do	Saranjh	Shri Alam Ram	do
Sandher			Bhar	Shri Sajur	do
Dhar			Karud	Shri Devi Singh	do
Nolah Upria	Shri Narain Singh	do	Kupheri	Shri Niharkhu	do
Khujri	Shri Shankar Dass	do	Padheon	Shri Niharkhu	do
Paplahan	Shri Dhaberia	do	Gawahan	Shri Khima Ram	do
Spicara			Saperi	Vacant.	do
Andrahu (Upria)	Shri Bhagirath	General Seat.	Chhahari	Shri Bhagat Ram	do
Banogi	Shri Dido	do	Garwahan	Shri Bhuru	do
Chawasi	Shri Sita Ram	do	Bah		
Badrarh	Shri Bhagirath	do	AMARGARH GRAM PANCHAYAT		
Manodru	Shri Kundan Singh	do	1. (a) Amargarh (Gram Sabha)	Shri Jagat Ram	President.
Dom				Shri Devi Ram	Vice-President.
Badhar	Shri Kameshwar Dev	do		Shri Tehku	Reserved Sch.
1. (a) Kotgarh (Gram Sabha)	Shri Khazana Ram	President.		Shri Magnu	do
	Shri Bhagi Ram	Vice-President.		Shri Narotam	do
	Shri Poshu	Reserved Sch.		Shri Himatu	do
	Shri Mania	do		Shri Chanihanu	do
	Shri Giharu	do		Shri Mansa	do
	Shri Sauju	do		Smt. Devku	Sch. Women.
	Smt. Mooli	Sch. Women.	(b) Ropa	Shri Lalu	General Seat.
	Smt. Ruldi	do	Triala	Shri Bhatku	do
	Smt. Sawari	General Women.	Tikkar	Shri Shunku Ram	do
	Smt. Nanki	do	Sarni	Shri Tek Ram	do
(b) Ghariankatta	Shri Niharu	General Seat.	Kharon	Shri Diloo	do
Jhemerh	Shri Gorkhu	do	Kaflot	Shri Gindu	do
Lachkindi	Shri Kihma Ram	do	Pathori	Shri Man Dass	do
Rangahan	Shri Doda	do	Seri	Shri Bali Ram	do
Khaolog	Shri Thathi	do	Padhar	Vacant.	
Kaon	Shri Balku	do	Algan	Vacant.	
Bachang	Shri Bhura Ram	do	SILHADWANI GRAM PANCHAYAT		
Lachhuan	Shri Thathi	do	1. (a) Silhadwani (Gram Sabha)	Shri Devi Ram	President.
Sachan	Shri Souju Ram	do		Shri Dhani Ram	Vice-President.
Lapas	Shri Sakhu	do		Shri Devi Ram	Reserved Sch.
Kashamal	Shri Dunia	do		Shri Chanyahun	do
Galu	Shri Mithu	do		Shri Kalu	do
Hatuju	Shri Palku	do		Smt. Chamari	General Women.
Jakhan	Shri Surat Ram	do	(b) Kungri	Shri Gindu	General Seat.
Larohan	Shri Katku	do	Shawar	Shri Loharu Ram	do
Majot	Shri Channu	do	Dagwan	Shri Tek Ram	do
KATHERA GRAM PANCHAYAT			Dhamarh	Vacant.	
1. (a) Kathera (Gram Sabha)	Shri Tulsi Ram	President.	Tikkar	Shri Chamar	do
	Shri Hira Lal	Vice-President.	Sadharbunli	Shri Gorkhu Ram	do
	Shri Gia Ram	Reserved Sch.	Harang	Shri Kainhaya	do
	Shri Mangat Ram	do	Bhareh	Shri Batku	do
	Shri Dhari	do	Kathog	Shri Chetru	do
	Smt. Chunki	Sch. Women.	Chaneher	Shri Mujhu	do
	Smt. Bhanti	General Women.	(Rope)		
		General Seat.	1. (a) Heun (Gram Sabha)	Shri Rana Teg Singh	President.
(b) Basahi	Shri Himia	do		Shri Najo Ram	Vice-President.
Chatttri	Shri Bhikham Ram	do		Shri Dharam Dass	Reserved Sch.
Khil	Shri Brastu Ram	do		Shri Lala Ram	do
Baryahli	Shri Saju Ram	do		Shri Smichru Ram	do
Bu Drahal	Shri Nihal Singh	do			
Joli	Shri Dhani Ram	do			

1	2	3	1	2	3
	Smt. Kali	Sch. Women.	Baler	Vacant.	
	Smt. Ramesharu	General Women.	Gagal	Shri Diwan Chand	General Seat.
(b) Banon	Shri Prabh Dayal	General Seat.	Katyun	Shri Khazana Ram	do
Kankar	Shri Dhani Ram	do	Balh	Shri Fagu	do
Bajeira	Shri Shiv Dayal	do	Ras	Shri Rikhi	do
Charunj	Shri Mani Ram	do	Dhwan	Shri Khindu	do
Rana Ropa	Shri Kishan Chand	do	Khudi	Shri Hari Ram	do
Heun	Shri Tegu	do	Nagon	Shri Kishan	do
Trambali	Shri Tulsu Dass	do	Dhab	Shri Relu	do
Darahal	Shri Saran Sassi	do	TAPAHET GRAM PANCHAYAT		
Dagon.	Shri Dharam Dass	do	1. (a) Tapahet	Shri Durga Dass	President.
Pipli	Shri Teku	do	(Gram Sabha)	Shri Rikhi Ram	Vice-President.
Dontnal	Shri Goshain	do		Shri Patha	Reserved Sch.
Nichli	Shri Devi Singh	do		Shri Bhuru	do
Badwan				Shri Mani Ram	do
Maral				Shri Haria	do
Joon	Shri Gokal	do		Smt. Ambka	Sch. Women.
LANGNA GRAM PANCHAYAT				Smt. Kokala	do
1. (a) Langna	Shri Saran Dass	President.		Smt. Janki	General Women.
(Gram Sabha)	Shri Lal Singh	Vice-President.	(b) Bharen	Shri Shanker Singh	General Seat.
	Shri Kahan	Reserved Sch.	Gatarimali	Shri Ram Dayal	do
	Shri Chhruandu	do	Gatarjanubi	Shri Dayal	do
	Shri Jangi	do	Utpur I	Shri Hira Ram	do
	Shri Nota	do	Utpur II	Shri Hakam Singh	do
	Shri Mathru	do	Utpur III	Shri Kali Ram	do
	Shri Molak	do	Sand smali	Shri Mathu Ram	do
	Smt. Mansa	General Women.	Sand janubi	Shri Sant Ram	do
(b) Chhamb	Shri Lala Ram	General Seat.	Makankalon	Shri Kundal	do
Dol	Shri Hira	do	Langa	Shri Sanker Singh	do
Langna	Shri Kaidar Chand	do	Chulasarki	Shri Dhameshwar	do
Niri Kotal	Shri Gurdhian	do	Chulagarbi	Shri Kimatu Ram	do
Ali	Shri Tota	do	1. (a) Devgarh	Shri Surat Ram	President.
KHADAR GRAM PANCHAYAT			(Gram Sabha)	Shri Vir Singh	Vice-President.
1. (a) Khadar	Shri Mukund Lal	President.		Shri Tulu	Reserved Sch.
(Gram Sabha)	Shri Shayam Singh	Vice-President.		Shri Chaku	do
	Shri Kaporu	Reserved Sch.		Smt. Daultu	Sch. Women.
	Shri Charnu	do		Smt. Muli	General Women.
	Shri Parma	do	(b) Mathibajgan	Shri Khime Ram	General Seat.
	Shri Rulru	do	Dhar	Shri Bhag Chand	do
	Smt. Surtu	Sch. Women.	Tarswan	Shri Hansu	do
	Smt. Bhanti	General Women.	Kharian	Shri Nanku	do
(b) Kothi	Shri Tek Chand	General Seat.	Bari	Shri Chananu	do
Tulah	Shri Durga	do	Bhijgan.		
Biru	Shri Thakru	do	Madron	Shri Menu	do
Jnarkalah	Shri Lachman	do	Panjon	Shri Khime Ram	do
Magher	Shri Medu	do	Shamalang	Shri Sarnu	do
Dug	Shri Gursaihi	do	Dragan	Shri Saharu	do
Panglon	Shri Hachu	do	Dham	Shri Ringhlu	do
Chok	Shri Talu	do	Chian.		
Khadar	Shri Sudama	do	Garaman	Shri Chimta	do
1. (a) Tulah	Shri Tek Chand	President.	LIST OF SUCCESSFUL CANDIDATES OF GRAM		
(Gram Sabha)	Shri Bansu	Vice-President.	PANCHAYATS OF TEHSIL SARKAGHAT,		
	Shri Dagu Ram	Reserved sch.	DISTRICT MANDI		
	Smt. Ambu	General women.	LANGEHAR GRAM PANCHAYAT		
(b) Naon	Shri Gobind Ram	General Seat.	1. (a) Langehar	Shri Bhagat Ram	President.
Jhalagan	Shri Bhagat Ram	do	(Gram Sabha)	Shri Bel Ram	Vice-President.
Glana	Shri Gurdial	do		Shri Doda	Reserved Sch.
Bkagogar	Shri Udmi	do		Shri Chittru	do
Salan	Shri Uddham Singh	do		Shri Boga	do
Adwahal	Shri Naradha	do		Shri Jassu	do
Kolong	Shri Mangta	do		Shri Jharoo	do
Sarhyarun	Shri Sidhu	do		Shri Teju	do
Bhargon				Smt. Sundru	Sch. Women.
Chakran	Shri Chauhru	do		Smt. Katki	do
Karkhi	Shri Sardaru	do		Smt. Sundru	General Women.
Changer	Shri Bena	do		Smt. Menna	do
Bangota				Smt. Bresti	do
Mangorol	Shri Mauni	do	(b) Baneardi	Shri Bel Ram	General Seat.
1. (a) Panjalag	Shri Saran Singh	President.	Council	Shri Guju	do
(Gram Sabha)	Shri Sher Singh	Vice-President.	Ludhina	Shri Chhangu	do
	Shri Pinju	Reserved Sch.	Kumharada	Shri Sita	do
	Shri Dodu	do	Sohn	Shri Chhamaru	do
	Shri Likhu	do	Godon	Shri Moni	do
	Smt. Kalavati	Sch. Women.	Kalohan	Shri Jawahar	do
	Smt. Atti	General Women.	Langehar	Shri Dhani Ram	do
(b) Kandharag	Shri Narain Singh	General seat.	Baral	Shri Nihala	do

1	2	3	1	2	3
Puttli Phalad	Shri Puran	General Seat.	Phur	Shri Achhar Singh	General Seat.
Huen	Shri Parshotam	do	Dhoali	Shri Narain Singh	do
Chowaki	Shri Lal Singh	do	Langni	Shri Sher Singh	do
Duruman	Shri Narotam	do	Kalun	Shri Bhikham Ram	do
SAJAO GRAM PANCHAYAT			Samor	Shri Kishan	do
1. (a) Sajao	Shri Mohan Singh	President.	Kapahi	Shri Tadar Ram	do
(Gram Sabha)	Shri Jindu Ram	Vice-President.	Serpu	Shri Hira Singh	do
	Shri Thola Ram	Reserved Sch.	Seri Janubi	Shri Gobinda Ram	do
	Shri Phagha Ram	do	1. (a) Banal Khala	Shri Durga Singh	President.
	Shri Shenu	do	(Gram Sabha)	Shri Parbhu Ram	Vice-President.
	Shri Jangi	do		Shri Kathu Ram	Reserved Sch.
	Smt. Purbi Devi	Sch. Women.		Shri Doda Ram	do
	Smt. Sauji Devi	do		Shri Jonki Ram	do
	Smt. Dwarku Devi	General Women.		Shri Suffria Ram	do
	Smt. Duro Devi	do		Shri Bhagat Ram S/o	do
	Smt. Chhanga Devi	do		Funju	
(b) Pipli	Shri Kanshi Ram	General Seat.		Shri Bhagat Ram S/o	do
Bedi	Shri Sohan Lal	do		Ghann	do
Diabar	Shri Gian Chand	do		Shri Nanak	do
Chatruna	Shri Parma Ram	do		Smt. Chanchala Devi	Sch. Women.
Gharwasla	Shri Krishan Dev	do		Smt. Devku Devi	General Women.
Garli	Shri Chaudhri	do		Smt. Panjki Devi	do
Ghaswal	Shri Narin Singh	do	(b) Chhater	Smt. Sukri Devi	do
Bhaddu	Shri Lal Singh	do		Shri Sunder Singh	General Seat.
Answai	Shri Lek Ram	do	Chanerh	Shri Kahan Singh	do
Sajao	Shri Sukh Ram	do	Norla	Shri Ram Singh	do
Behri	Shri Surinder Singh	do	Barang	Shri Het Ram	do
Siathi	Shri Hirda	do	Reur	Shri Mangat Ram	do
Kohan	Shri Ram Chand	do	Badhiar	Shri Nihala	do
Karnohal	Shri Sohan Lal	do	Banal	Shri Sardaroo Ram	do
Kheleg	Shri Labha Ram	do	Didnoo	Shri Raghu Ram	do
Hukal	Shri Lachhu	do	Tara	Shri Dila Ram	do
1. (a) Dharmpur	Shri Thakar Dass	President.	Rakhara	Shri Nek Ram	do
(Gram Sabha)	Vacant	Vice-President.	Balhiar	Shri Hari Ram	do
	Shri Mohinder Singh	Reserved Sch.	Thanna	Shri Janki Ram	do
	Shri Brikam Ram	do	JAMSAI GRAM PANCHAYAT		
	Shri Ranjha Ram	do	1. (a) Jamsai	Shri Narain Singh	President.
	Shri Jawahar	do	(Gram Sabha)	Shri Narotam Ram	Vice-President.
	Smt. Kagdu	Sch. Women.		Shri Riphar Ram	Reserved Sch.
	Smt. Shandkru Devi	General Women.		Shri Tani Ram	do
	Smt. Sarswati Devi	do		Shri Nihalu Ram	do
	Smt. Garju	do		Shri Diwana Ram	do
(b) Dharampur	Shri Pheranti Ram	General Seat.		Shri Jawahar Ram	do
Bandarkalan.	Shri Ghungi Ram	do		Shri Gehru Ram	do
Thati	Shri Mani Ram	do		Shri Minku Ram	do
Dhar	Shri Dolu Ram	do		Shri Bangali Ram	do
Chhapanu	Shri Rola Ram	do		Smt. Renku Devi	Sch. Women.
Kalswai	Shri Brij Lal	do		Smt. Rorhi Devi	do
Gagnabharoti	Shri Lala Ram	do		Smt. Najku Devi	General Women.
Satrer	Shri Ram Singh	do		Smt. Durgi Devi	do
Muthi Kanwor	Shri Brij Lal	do	(b) Cheli	Shri Shayam Singh	General Seat.
Baghi	Shri Bhuru Ram	do	Lakhan	Shri Waziru Ram	do
Kot	Shri Hira Ram	do	Kothi.		
Janer	Shri Kanshi Ram	do	Gadhiara	Shri Hari Singh	do
Balahara	Shri Nota Ram	do	Alyana	Shri Balku Ram	do
Harianfal	Shri Roda Ram	do	Jamshai	Shri Rama Ram	do
Sakrin	Shri Dala Ram	do	Katherh	Shri Kundan	do
MAHRI GRAM PANCHAYAT			Sandoa	Shri Tek Chand	do
1. (a) Mahri	Shri Ganu Ram	President.	Bararta	Shri Jagat Ram	do
(Gram Sabha)	Shri Sudama Ram	Vice-President.	Patti	Shri Bhura Ram	do
	Shri Rohla Ram	Reserved Sch.	Ropri	Shri Kanshi Ram	do
	Shri Brestu Ram	do	Hawani	Shri Gaddi Ram	do
	Smt. Barfi Devi	Sch. Women.	Janghal	Shri Hirda Ram	do
	Smt. Dalultu Devi	General Women.	Kandyol	Shri Raghu Ram	do
	Smt. Sukaru Devi	do	1. (a) Dharta	Shri Sant Ram	President.
	Smt. Radhu Devi	do	(Gram Sabha)	Shri Mohan Singh	Vice-President.
	Smt. Daultu Devi	do		Shri Gursaih	Reserved Sch.
(b) Richhli	Shri Dhana Ram	General Seat.		Shri Ghona Ram	do
Tariambala	Shri Mahant Ram	do		Smt. Tilku	Sch. Women.
Sarishanali	Shri Lachhman	do		Smt. Malaroo	do
Sari Darmiani	Shri Sant Ram	do		Smt. Jai Devi	General Women.
Dabrot	Shri Surajan Singh	do		Smt. Projoo	do
Salon	Shri Badhura	do		Smt. Daromati	do
Lalkna	Shri Sunka Ram	do	(b) Dhagwani	Shri Sunder Singh	General Seat.
Binga	Shri Jageshar Ram	do	Gnoh	Shri Achhar	do
Dhanswai	Shri Bhagat Ram	do	Shumali	Shri Nagina	do
Gandhal	Shri Bel Ram	do	Saroon.		

1	2	3		1	2	3
Saroan	Shri Bala Ram	General Seat.			Shri Sudama	Reserved Sch.
Janubi					Smt. Mangswaru	Sch. Women.
Jhadyar	Shri Surjan Singh	do			Smt. Surju	do
Rosho	Shri Mangtu Ram	do			Smt. Malaru	do
Thana	Shri Balia Ram	do			Smt. Nagrajoo	General Women.
Karyal	Shri Satyagor	do	(b) Kaltri	Shri Parma Ram	General Seat.	
Hoshu	Shri Ram Ditta	do	Beri	Shri Lala	do	
Makerh		*	Shumali			
Kothi	Shri Shanker	do	Beri	Shri Sajoo	do	
Pilu	Shri Sohan Singh	do	Darmayani.			
Samlet			Beri Janubi	Shri Jai Singh	do	
Rasian	Shri Mast Ram	do	Koithoonwan	Shri Lekhu	do	
Bhatwan	Shri Achhar Singh	do	Shumali.			
Khroh II	Shri Lazoo Ram	do	Kothowan	Shri Bhagat Ram	do	
Khroh I	Shri Hari Ram	do	Janubi			
Baharoo	Shri Hiru Ram	do	Uprla Balh	Shri Dula Ram	do	
Sadhot	Shri Achab Singh	do	Bunhla Bulh	Shri Kabdu Ram	do	
Paplog	Shri Ram Singh	do	Ladol	Shri Jitu	do	
			Dhatara	Shri Atam Singh	do	
			Shumali			
			Dhatra	Shri Jagar Nathu	do	
			Janubi			
			Beathan	Shri Sairu	do	
			Chatron	Shri Legha Ram	do	
			Kandroh	Shri Dhana Ram	do	
			1. (a) Jhangibhur	Shri Prabhu Ram	President.	
			(Gram Sabha)	Shri Nota Ram	Vice-President.	
				Shri Kahan Ram	Reserved Sch.	
				Shri Mangtu	do	
				Smt. Ranku	Sch. Women.	
				Smt. Devku	General Women.	
				Smt. Najku	do	
			(b) Kamlah	Shri Durgu Ram	General Seat.	
			Khas			
			Deoshal	Shri Palphu Ram	do	
			Manghiyar	Shri Inder Singh	do	
			Bhadehar	Shri Jagat Ram	do	
			Dayal	Shri Ram Singh	do	
			Kun	Shri Amar Singh	do	
			Torkhola	Shri Kapura Ram	do	
			Jarad	Shri Choudhari Ram	do	
			Kaipabori-	Shri Khyali Ram	do	
			dhar			
			Khari	Shri Bharatoo Ram	do	
			Bhuragarbi	Shri Saju Ram	do	
			Bhursari	Shri Thaker Singh	do	
			Halon	Shri Kundan	do	
			GADDI DHAR GRAM PANCHAYAT			
			1. (a) Gaddi Dhar	Shri Lachhman Singh	President.	
			(Gram Sabha)	Shri Gulab Singh	Vice-President.	
				Shri Rama	Reserve Sch.	
				Smt. Niki	Sch. Women.	
				Smt. Mahanti Devi	General Women.	
				W/o Bali Ram		
				Smt. Mahanti Devi II	do	
				Smt. Nokhu Devi	do	
				Smt. Waziru Devi	do	
			(b) Ropari	Shri Devi Singh	General Seat.	
			Bugphal.			
			Bahadrad	Shri Khazan Singh	do	
			Mangher	Shri Gulabu Ram	do	
			Bugsactob	Shri Mani Ram	do	
			Tanbyar	Shri Sohnu Ram	do	
			Hcun	Shri Wajira Ram	do	
			Nalyana	Shri Parma	do	
			Tikker	Shri Harbhaj	do	
			Chamyar	Shri Shayama	do	
			Lamberi			
			Skoh Skota	Shri Jit Ram	do	
			Lagyar	Shri Hari Singh	do	
			Chhura	Shri Sohan Singh	do	
			Manyoh	Shri Sunder	do	
			Chudalka	Shri Mangat Ram	do	
			Kot Shamali	Shri Mahant Ram	do	
			Bandal	Shri Nanak Chand	do	
			Brahmini			
			Kot Janubi	Shri Ganga Ram	do	
			Sandehra	Shri Dilu Ram	do	
			KOTHOWN GRAM PANCHAYAT			
			(a) Kothown	Shri Bhuri Singh	President.	
			(Gram Sabha)	Shri Rup Chand	Vice-President.	
				Shri Chet Ram	Reserved Sch.	
				Shri Kundan	do	
				Shri Rup Lal	do	

1	2	3
Bandal Nanjhli.	Shri Achhar Singh	General Seat.
1. (a) Saklana (Gram Sabha)	Shri Nek Ram	President.
	Shri Plas Ram	Vice-President.
	Shri Hira Singh	Reserved Sch.
	Shri Maghu	do
	Shri Gidru	do
	Shri Brikam	do
	Smt. Duru	Sch. Women.
	Smt. Mahanti	General Women.
	Smt. Mathru	do
	Smt. Prakmu	do
(b) Shamali Khnor.	Shri Devita	General Seat.
Janubi Khor	Shri Chanan	
Poakroh	Shri Narain Singh	do
Chemehrh	Shri Devi Ram	do
Shamali	Shri Dharmu	do
Badrahana		
Janubi Bhadrana	Shri Demodar	do
Gort	Shri Devi Ditta	do
Saklana	Shri Bhagat	do
Shamali		
Saklana	Shri Tegu	do
Janubi		
Saklana	Shri Chamaru	do
Darmaina		
Smer	Shri Twarsu	do
Piral	Shri Narain Singh	do
Shamali		
Prial Janubi	Shri Sant Ram	do
Trun	Shri Dila	do
Shamali		
Trun Janubi	Shri Mangtoo	do

JEHMAT GRAM PANCHAYAT

1. (a) Jehmat (Gram Sabha)	Shri Bragi Ram	President.
	Shri Binia Ram	Vice-President.
	Shri Sunder	Reserved Sch.
	Shri Jahlia	do
	Shri Gurditta	do
	Shmt. Tupli Devi	Sch. Women.
	Shmt. Nikki Devi	General Women.
	Shmt. Kundo	Sch. Women.
	Shmt. Durga Devi	General Women.
	Shmt. Manbhari Devi	do
(b) Kasmela	Shri Bhikam Ram	General Seat.
Bhadarwani	Shri Jaikaran Ram	do
Kalheri	Shri Munshi Ram	do
Dogdon	Shri Jaikaran Ram	do
Jehmat	Shri Sunder	do
Upperla		
Thana	Shri Khayali Ram	do
Jehmat	Shri Lal Man	do
Nichla		
Dhaboi	Shri Masaddi	do
Tarari	Shri Narainoo Ram	do
Kardahan	Shri Indru	do
Gharbashra	Shri Puran	do
Dhanalag	Shri Bhima Ram	do
Balhra	Shri Banu Ram	do
1. (a) Bathota (Gram Sabha)	Shri Harbaj Ram	President.
	Shri Khazana Ram	Vice-President.
	Shri Lal Man	Reserved Sch.
	Shri Tulsu Ram	do
	Shri Gokal	do
	Shri Mainoo	do
	Shmt. Purbu Devi	Sch. Women.
	Shmt. Karju Devi	General Women.
	Shmt. Chandravati	do
(b) Majhvan	Shri Devi Singh	General Seat.
Gummu	Shri Ram Dass	do
Kalhar	Shri Bhagat Ram	do
Dhanar	Shri Tota Ram	do
Gulela	Shri Bhajanu	do
Mobrata	Shri Jit Ram	do
Bathai	Shri Attru	do
Adhreni	Shri Rattan Singh	do

1	2	3
BHADARWAR GRAM PANCHAYAT		
1. (a) Bhadarwar (Gram Sabha)	Shri Bali Ram	President.
	Shri Hukam Chand	Vice-President.
	Shri Sota Ram	Reserved Sch.
	Shri Achharu	do
	Shri Shayama	do
	Shri Shankar	do
	Shri Gobind	do
	Shri Maghoo	do
	Shmt. Kagdu	Sch. Women.
	Shmt. Parvati	General Women.
	Shmt. Rashmu	do
	Shmt. Parvati II	do
(b) Resehar	Shri Puran	General Seat.

Havani		
Matoh	Shri Darshan	do
Fakraher		
Baggi	Shri Mahant Ram	do
Khuddi	Shri Jawala	do
Chanohali	Shri Birbal	do
Palban	Shri Nota Ram	do
Uprla		
Bhadroi	Shri Kahan Singh	do
Kas	Shri Purkha Ram	do
Sarnota	Shri Bhajnu	do
Sakoh	Shri Jindi Ram	do
1. (a) Samela (Gram Sabha)	Shri Sant Singh	President.
	Shri Kela Ram	Vice-President.
	Shri Shankar	Reserved Sch.
	Shri Rikhu	do
	Shri Kinha	do
	Shmt. Puni	Sch. Women.
	Shmt. Waziru	do
	Shmt. Tulsu	General Women.
	Shmt. Gulabi	do
	Shmt. Mahanti	do
(b) Ghori	Shri Bhangi	General Seat.
Matoli	Shri Nek Ram	do
Shamali		
Matoli	Shri Jiunu	do
Janubi		
Pargi	Shri Bansil Lal	do
Luharda	Shri Shanker	do
Nargi	Shri Tulsu Ram	do
Tikri	Shri Ram Sahai	do
Katoh	Shri Lal Singh	do
Shamali		
Katoh	Shri Sunder	do
Janubi		
Alsogi	Shri Ganpat Ram	do
Kakrohi	Shri Khayali Ram	do
Kasmalohi	Shri Fihnu Ram	do
Batera	Shri Jodha	do
Thana	Shri Sansaru	do
Navani	Shri Panjaku Ram	do
Shamali		
Janubi	Shri Arjun	do
Manani		
Badon	Shri Jahalu	do

GAHAR GRAM PANCHAYAT

1. (a) Gahar (Gram Sabha)	Shri Bhadaru Ram	President.
	Shri Jabbaria Ram	Vice-President.
	Shri Jokhi	Reserved Sch.
	Shri Rohali	do
	Shri Jahbaria	do
	Shri Mandu	do
	Shri Mangatu	do
	Shmt. Tirthu	Sch. Women.
	Shmt. Indru	do
	Shmt. Purnu	General Women.
	Shmt. Kalogan	do
	Shmt. Chetaru	do
(b) Kapaun	Shri Labhu Ram	General Seat.
Samroh	Shri Gangu	do
Rakhot	Shri Nikku	do
Rohan	Shri Mahant Ram	do
Balehiar	Shri Bhagat Ram	do
Jakehan	Shri Bali Ram	do

1	2	3	1	2	3
Fatehpur Shamali	Shri Sita Ram	General Seat.		Shri Sownu	Reserved Sch.
Fatehpur Janubi	Shri Rawalu Ram	do		Shri Labha	do
Kaner	Shri Khazana Ram	do	(b) Sianj	Shmt. Devku	Sch. Women.
Bardor	Shri Johari	do	Pangliar	Shri Tek Singh	General Seat.
Sharki			Dasot	Shri Jageshwar	do
Chhku	Shri Ambka Ram	do	Than	Shri Manu	do
1. (a) Bharnal	Shri Prabh Dayal	President.	Bara	Shri Muni Lal	do
(Gram Sabha)	Shri Vinia Ram	Vice-President.	Kandhi	Shri Jawala Ram	do
	Shri Haria	Reserved Sch.	Katwandhi	Shri Devlu	do
	Shri Rulia	do	Bakhli	Shri Nokhu	do
	Shri Shayama	do	Kut	Shri Katku	do
	Shri Tulsu Ram	do	Bant	Shri Nato Ram	do
	Shri Santu	do		Shri Tula Ram	do
	Shri Sohanu	do	KOHLU GRAM PANCHAYAT		
	Shri Jangi	do	1. (a) Kohlu	Shri Hallayudh	President.
	Shri Ram Dass	do	(Gram Sabha)	Shri Tehl Dass	Vice-President.
	Smt. Chunki	Sch. Women.		Shri Gowala Ram	Reserved Sch.
	Smt. Rukoo	General Women.		Shri Shibu Ram	do
	Smt. Jindi	do		Shri Hira	do
	Smt. Meena	do		Shri Kanora	do
(b) Javour	Shri Kali Dass	General Seat.		Shri Brestu	do
Raotoli	Shri Raghu	do		Shri Pidu	do
Salapar	Shri Dayal Singh	do		Shri Polvu	do
Bambala	Shri Chunu	do		Shri Mindku	do
Sadwan	Shri Jai Singh	do		Shri Kala Ram	do
Hasosto	Shri Shankar Dass	do		Shri Dharmu	do
Bharnal	Shri Kola Ram	do		Shri Kanagtu	do
Dhalvan	Shri Kanhiya Ram	do		Shri Nanku	do
Masyani	Shri Hazari	do		Shri Gaddi	do
Fared	Shri Gobind	do		Shri Sewak	do
Ghagman				Mst. Mastu	Sch. Women.
Sanhani	Shri Narain Singh	do		Smt. Udmi Devi	do
Batel	Shri Bhagi Rath	do		Smt. Chamelu Devi	General Women.
KOT GRAM PANCHAYAT				Smt. Bimla Devi	do
1. (a) Kot	Shri Tulsu Ram	President.	(b) Dalong	Shri Mohan	General Seat.
(Gram Sabha)	Shri Dandu Ram	Vice-President.	Basa	Shri Radha Lal	do
	Shri Rood	Reserved Sch.	Kathehar	Shri Amar Singh	do
	Shri Sunka	do	Nehra	Shri Haribalabh	do
	Smt. Nihalu	Sch. Women.	Karao	Shri Jai Wardhan	do
	Shri. Khalala	do	Seri	Shri Maddan.	do
	Smt. Jindi	General Women.	Taror	Shri Shib Ram	do
	Smt. Barlaju	do	MANI GRAM PANCHAYAT		
	Smt. Vohari	do	1. (a) Mani	Shri Sham Singh	President.
(b) Bari	Shri Santu	General Seat.	(Gram Sabha)	Shri Ghimber	Vice-President.
Nagarhbi	Shri Devi Ram	do		Shri Juma	Reserved Sch.
Malyara	Shri Durga Ram	do		Shri Fattu	do
Chattar	Shri Panchu Ram	do		Shri Tandu	do
Dhurkri	Shri Chaudhri Ram	do		Shri Kamal Dass	do
Khalin	Shri Sen Singh	do		Shri Kalu Ram	do
Ukhlabars	Shri. Ganga Ram	do		Shri Dumnu Ram	do
Madhi				Shri Hariji	do
Bhagwan	Shri Sunder Singh	do		Shri Sairu	do
Narola	Shri Sukh Ram	do		Smt. Surto	Sch. Women.
Parwana	Shri Shanker	do		Smt. Surto	do
Darkhol	Shri Beli Ram	do		Smt. Nobhu Devi	General Women.
Badhi	Shri Ram Saran	do		Smt. Begmu	do
Math	Shri Kundan Lal	do		Smt. Nauratru Devi	do
Kerhi	Shri Sadhu Ram	do	(b) Didor	Shri Tulsu Ram	General Seat.
Sukhri	Shri Chhru Ram	do	Sadarwani	Shri Bhup Singh	do
Nagrota	Shri Basant Singh	do	Manjaoh	Shri Devi Chand	do
Kot	Shri Sunder Singh	do	Khuhan	Shri Jai Singh	do
LIST OF SUCCESSFUL CANDIDATES OF GRAM PANCHAYATS, TEHSIL CHACHIOT			Chalot	Shri Tulsu Ram	do
SIANJ GRAM PANCHAYAT			Javra	Shri Piare Ram	do
1. (a) Sianj	Shri Achhar Singh	President.	Shawari	Shri Chet Ram	do
(Gram Sabha)	Shri Dhungal	Vice-President.	Khani	Shri Manohar Lal	do
	Shri Shanker	Reserved Sch.	Balegi	Shri Jawala Dass	do
	Shri Katku	do	Mani	Shri Khub Ram	do
	Shri Thakru	do	Robi	Shri Puran Chand	do
	Shri Dharmu	do	Dhar	Shri Sher Singh	do
	Shri Shiam	do	CHACHIOT GRAM PANCHAYAT		
	Shri Mithnu	do	1. (a) Chachiot	Shri Netar Singh	President.
	Shri Ludar Chand	do	(Gram Sabha)	Shri Dile Ram	Vice-President.
	Shri Nahru	do		Shri Malu Ram	Reserved Sch.
	Shri Shibu	do		Shri Bhadru	do
	Shri Thebar	do		Shri Dalhu	do
				Shri Ganga Ram	do
				Shri Gangu Ram	do
				Shri Rulia Ram	do

1	2	3	1	2	3
	Shri Dhinu	Reserved Sch.		Shri Fatu Ram	Reserved Sch.
	Shri Jindhu Ram	do		Shri Kunan Ram	do
	Shri Chuhra Ram	do		Shri Khindu Ram	do
	Smt. Swarup Devi	Sch. Women.		Vacant	Sch. Women.
	Smt. Kesri	General Women.		Shmt. Shauni	General Women.
	Smt. Chuhri	do	(b) Dhaudi	Vacant	General Seat.
(b) Nangraou	Shri Hira Singh	General Seat.	Dhar	Shri Phagnu	do
Sakthan	Shri Devi Rup	do	Katvahchi	Shri Ram Dass	do
Naon	Vacant	—	Bhundl	Shri Tulsi Ram	do
Pathan	Vacant	—	Kanag	Shri Attama Ram	do
Kot	Vacant	—	Nichala	Shri Naru	do
Phanganar	Vacant	—	Barnog		
Uperli.			Thach	Shri Dhani Ram	do
Badhu	Shri Paddu Ram	General Seat.	Kot	Shri Jawar Singh	do
Silhu	Shri Tek Chand	do	Tahta	Shri Balk Ram	do
Dhaniot	Vacant	—	Pandar	Shri Jarbu	do
			Ohara	Shri Bali Ram	do
			Shandra	Shri Karm Singh	do
			Jhungi	Shri Arjuna	do
			Khanyari	Shri Devi Ram	do
			Nahog	Shri Marchu	do
			Matrad	Shri Prashu Ram	do
KANDHA GRAM PANCHAYAT			DHISTI GRAM PANCHAYAT		
1. (a) Kandha	Shri Ghalia Ram	President.	1. (a) Dhisti	Shri Tulsi Ram	President.
(Gram Sabha)	Shri Mast Ram	Vice-President.	(Gram Sabha)	Shri Chint Ram	Vice-President.
	Shri Kamlu	Reserved Sch.		Shri Brikam Dass	Reserved Sch.
	Shri Pagi Ram	do		Shri Punba Ram	do
	Shri Ganga Ram	do		Shri Mani Chand	do
	Shri Dhani Ram	do		Shri Chamar	do
	Shri Shayamu Singh	do		Shri Hira Singh	do
	Shri Chuharu	do		Shri Chhaju	do
	Shmt. Maltu	Sch. Women.		Shri Kalu	do
	Shmt. Padma Devi	General Women.		Shri Bhaliya	do
	Shmt. Budhi	do		Shmt. Lali	Sch. Women.
(b) Bagalu	Shri Shayamu	General Seat.		Shmt. Blasru	do
Badin	Shri Shough	do		Shmt. Manorma Devi	General Women.
Dais	Shri Sharn Dass	do		Shmt. Parakmu	do
Ahan	Shri Devi Singh	do	(b) Shala	Shri Luhar	General Seat.
Khanog	Shri Molak Ram	do	Sandoa	Shri Saju Ram	do
Murhog	Shri Tulshi Ram	do	Kunsot	Shri Khima Ram	do
Shikabri	Shri Nard Ram	do	Karnala	Shri Bela Ram	do
Gunas	Shri Hari Ram	do	Bkhodgi	Shri Hira Ram	do
Tikker	Shri Gansa Dass	do	Rasbala	Vacant	
Manghol	Shri Budha Ram	do	Jahl	Shri Jadu	do
Bah	Shri Daya Ram	do	Phangwar	Shri Ram Lal	do
Thargun	Shri Phihu	do	Balodi	Shri Luhar	do
Novgram	Shri Achhar Singh	do	Samnoh	Shri Nand Lal	do
Phanwar	Shri Bir Singh	do	Ramshi	Shri Tulsi Ram	do
Nichali	Shri Bali Ram	do	Nahra	Shri Alam Ram	do
Mandp.			Shanbi	Shri Bali Bhadar	do
Masrwani	Vacant	—			
GOHAR GRAM PANCHAYAT			MAGROO GRAM PANCHAYAT		
1. (a) Gohar	Shri Hari Singh	President.	1. (a) Magroo	Shri Tandu Ram	President.
(Gram Sabha)	Shri Fatu Ram	Vice-President.	(Gram Sabha)	Shri Amar Singh	Vice-President.
	Shri Dagi	Reserved Sch.		Shri Badaru	Sch. Reserved.
	Shri Ratku Ram	do		Shri Shayamu	do
	Shri Toder Ram	do		Shri Shiv Ram	do
	Shri Karmu Ram	do		Shri Hira	do
	Shri Dandi	do		Shri Hirdu	do
	Shri Chhatu	do		Shmt. Balmu Devi	Sch. Women.
	Shri Baria	do		Shmt. Sawanu Devi	do
	Shri Nanku	do		Shmt. Shahri Devi	General Women.
	Shri Dilu	do		Shmt. Bikhmu Devi	do
	Shmt. Chamari	Sch. Women.		Shmt. Kahni Devi	do
	Shmt. Salernu	General Women.	(b) Shodhawani	Shri Chanalu	General Seat.
	Shmt. Manthra	do	Uperla Pail	Shri Sangat Ram	do
(b) Marhli	Shri Lalman	General Seat.	Keunt	Shri Hirdu	do
Narwali	Shri Kahan Singh	do	Shuragi	Shri Parma Nand	do
Katwahchi	Shri Krishan	do	Bhabha	Shri Dharam Dass	do
Dungach-	Shri Karm Dass	do	Chora	Shri Hari	do
handi			Chog	Shri Soju	do
Kalai	Shri Gokel	do	Seri	Shri Jasha Ram	do
Kharshi	Shri Kasale Ram	do	Dhar	Shri Kapuru	do
Maghodi	Shri Dandi	do	Tipri	Shri Dagur Ram	do
Ridhaman	Shri Balak Ram	do	Lasi	Shri Dalpat	do
Jagohi	Shri Jamnu	do	Rumarni	Shri Laja Ram	do
Lot	Shri Amar Singh	do	Barohog	Shri Budhi Singh	do
Tandi	Shri Gokel	do	Gartahar	Shri Hukam Ram	do
			Janrahr	Shri Khima Ram	do
JHUNGI GRAM PANCHAYAT					
1. (a) Jhungi	Shri Brij Lal	President.			
(Gram Sabha)	Shri Dhani Ram	Vice-President.			
	Shri Dharmu	Reserved Sch.			
	Shri Piru	do			

1	2	3
JAROL GRAM PANCHAYAT		
1. (a) Jarol (Gram Sabha)	Shri Durga Singh Shri Dugla Ram Shri Kintu Shri Narotam Shri Mast Ram Shri Janglu Shri Matu Shri Lohru Shri Khimu Shri Jindu Shri Surti Shmt. Satu Devi Shmt. Panjku Devi Shmt. Surtu Devi Shri Param Dev Shri Nathu Shri Hari Singh Shri Maghu Shri Mangru Shri Nahru Shri Parm Shri Uday Ram Shri Kunju Shri Rattan Shri Karam Singh Sharma Shri Bashakhu Shri Jiwa Nand	President. Vice-President. Sch. Reserved. do do do do do do do do do Sch. Women. General Women. do General Seat. do do do do do do do do do do do do do
(b) Daliar Sagalwara Bung Bhalwar Bala Majhakhar Bharar Ror Bhanbash Dhar Janjehli Dheohla Khanokhli	Shri Danar Shri Keshro Shri Kahnu Shri Shukru Shri Totu Shri Lohru Shri Bhuru Shri Narainu Shmt. Brestu Devi Shmt. Swari Shmt. Jathi Devi Shmt. Premi Devi Shmt. Shahri Devi Shri Sawanu Shri Laja Ram Shri Magroo Shri Jawala Dass Shri Dur Singh Shri Tulsu Ram Shri Bhup Singh Shri Dharam Dass Shri Budha Ram Shri Katkhu Shri Shahru Shri Narad Shri Jhaba Ram Shri Tek Singh	President. Vice-President. Sch. Reserved. do do do do do do Sch. Women. do General Women. do do General Seat. do do do do do do do do do do do do do do

CHET GRAM PANCHAYAT

1. (a) Chet (Gram Sabha)	Shri Danar Shri Keshro Shri Kahnu Shri Shukru Shri Totu Shri Lohru Shri Bhuru Shri Narainu Shmt. Brestu Devi Shmt. Swari Shmt. Jathi Devi Shmt. Premi Devi Shmt. Shahri Devi Shri Sawanu Shri Laja Ram Shri Magroo Shri Jawala Dass Shri Dur Singh Shri Tulsu Ram Shri Bhup Singh Shri Dharam Dass Shri Budha Ram Shri Katkhu Shri Shahru Shri Narad Shri Jhaba Ram Shri Tek Singh	President. Vice-President. Sch. Reserved. do do do do do do Sch. Women. do General Women. do do do General Seat. do do do do do do do do do do do do do
(b)		

THUNAG GRAM PANCHAYAT

1. (a) Thunag (Gram Sabha)	Shri Dharam Singh Shri Dhani Ram Shri Dharu Shri Dallu Shri Zalmu Shri Minu Shri Bhadru Shri Manglu Shmt. Sundru Shmt. Kesbu Devi Shmt. Dharsnu Devi alias Swani Shri Shankar Shri Thakur Dass Shri Pragi Ram Shri Navratru Shri Ant Ram Shri Ram Singh Shri Dharam Chand	President. Vice-President. Sch. Reserved. do do do do do do do Sch. Women. General Women. do General Seat. do do do do do do
(b) Sewa Tharenh Darbar Deol Beli Dhar Keli Thunag	Shri Dharam Singh Shri Dhani Ram Shri Dharu Shri Dallu Shri Zalmu Shri Minu Shri Bhadru Shri Manglu Shmt. Sundru Shmt. Kesbu Devi Shmt. Dharsnu Devi alias Swani Shri Shankar Shri Thakur Dass Shri Pragi Ram Shri Navratru Shri Ant Ram Shri Ram Singh Shri Dharam Chand	President. Vice-President. Sch. Reserved. do do do do do do do Sch. Women. General Women. do General Seat. do do do do do do

1	2	3
Nehri Sunah Malarh Cheon Balanda Bahl Bar Jhundi Marnala	Shri Saran Dass Shri Utam Singh Shri Alam Shri Paras Ram Shri Dharam Chand Shri Laja Shri Hirda Ram Shri Jagat Ram Shri Alam	General Seat. do do do do do do do do

PANJAIN GRAM PANCHAYAT

1. (a) Panjain (Gram Sabha)	Shri Jaisli Ram Shri Bhag Chand Shri Demodar Shri Piaru Shri Jhali Shri Tawaru Shri Shiv Ram Shri Minu Shri Param Shri Phandu Shmt. Buli Devi Shmt. Premi Devi Shmt. Gindu Devi Shmt. Pursu Devi Shmt. Jawali Devi Shri Bhadur Shri Karam Singh Shri Sher Singh Dadwas Salwan Salgarh Sigla Panjain Kao Marwah Bhanbhash Tandi	President. Vice-President. Sch. Reserved. do do do do do do do do do Sch. Women. do General Women. do do General Seat. do do do do do do do do do do do do do
(b) Chet Garwan Chohrib- hatbara Dadwas Salwan Salgarh Sigla Panjain Kao Marwah Bhanbhash Tandi	Shri Mast Ram Shri Man Chand Shri Jhawa Ram Shri Chanalu Shri Tek Singh Shri Teju Shri Poshu Shri Bhudha Ram Shri Demodar Dass	do do do do do do do do do do do do do

THANA GRAM PANCHAYAT

1. (a) Thana (Gram Sabha)	Shri Bhag Chand Shri Demodar Dass Shri Lohru Shri Manku Shri Shayam Shri Shayami Shri Ghablu Shri Almo Shri Bhadru Shri Shukru Shmt. Balaju Devi Shmt. Sawari Devi Shmt. Bhadri Shmt. Bindi Shmt. Mangli Devi Shri Katku Kun Khola Nal Pandli Khalwahn Jam Shana Jansala Choht Bajhl Nadhl Jahmach	President Vice-President. Sch. Reserved. do do do do do do do do do Sch. Women. do General Women. do do General Seat. do do do do do do do do do do do
(b) Nalbagi Kun Khola Nal Pandli Khalwahn Jam Shana Jansala Choht Bajhl Nadhl Jahmach	Shri Mast Ram Shri Hem Singh Shri Keshab Ram Shri Dum Shri Pira Ram Shri Shahru Shri Bindia Ram Shri Singh Shri Dagu Shri Saran Pat	do do do do do do do do do do do do

LIST OF SUCCESSFUL CANDIDATES OF GRAM PANCHAYAT OF SEHLI, TEHSIL SUNDERNAGAR, DISTRICT MANDI

1. (a) Sehli (Gram Sabha)	Shri Dhugal Ram Shri Narotam Ram Shri Saju Ram Moti Shri Gurdwaru Mst. Sarju Mst. Kuthali Devi	President. Vice-President. Reserved Sch. do do Sch. Women. General Women.
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1	2	3	1	2	3
(b) Upali Sehli	Mst. Prabhi	General Women.	(b) Sohar	Shri Khajana Ram	General Seat.
Karwara	Shri Thebra Ram	General Seat.	Namol	Shri Dhungal	do
Nalani	Shri Dumanu	do	Lahar	Shri Lachhman	do
Bhanglera	Shri Jawahar	do	Baroti	Shri Paras Ram	do
Dhar	Shri Bafku	do	Jeor	Shri Gokal	do
Hawani	Shri Durga	do	Chamba	Shri Dila	do
Patalia	Shri Chuhar Singh	do	Kotalu	Shri Madhu	do
Jhereta	Shri Devi Ram	do	Jamala	Shri Maun Ram	do
Churad	Shri Sant Ram	do	Gurana	Shri Devanu	do
Nal	Shri Moti Singh	do	Batakan	Shri Minaku	do
Jadaran	Shri Sauju Ram	do	Bhantraber	Shri Durga	do
Nalot	Shri Dharam Dass	do	Alsu	Shri Chichu Ram	do
Basto	Shri Nokhu	do	Kot	Shri Madan	do
Chehari	Shri Gokal	do	Dowaram	Shri Banta	do
Lohonu	Shri Mangali	do	Dehar	Shri Seharu	do
Sehli	Shri Goarl	do	do	Shri Durga Ram	do
Bahala	Shri Ghelu	do	do	Shri Lachhman Dass	do
Ropri	Shri Behari	do			
KANGOOG GRAM PANCHAYAT			1. (a) Purana	Shri Vidya Sagar	President.
1. (a) Kangoog	Shri Nil Kanth	President.	Nagar	Shri Ludar Mani	Vice-President.
(Gram Sabha)	Shri Jahalu Ram	Vice-President.	(Gram Sabha)	Shri Garga Chamar	Reserved Sch.
	Shri Ghindar	Reserved Sch.		Shri Dhangi	do
	Shri Jiwanu	do	(b) Sandyakh	Mst. Darsani Devi	Sch. Women.
	Shri Jawarhoo	do	Karan	Mst. Kamlasanu	General Women.
	Shri Panjakoo	do	Panjaryala	Shri Balak Ram	General Seat.
	Shri Padamu	do	Shri Bali Ram	Shri Gindru	do
	Shri Moti	do	Bhanawari	Shri Durga Dass	do
	Shri Sadh	do	Patayora	Shri Chamaru Ram	do
	Shri Sahalo	do	Jandaroh	Shri Massadi	do
	Shri Hajaroo	do	Chajawar	Shri Chamaru	do
	Shri Hirdu	do			
	Mst. Kala Devi	Sch. Women.	CHAMBI GRAM PANCHAYAT		
	Mst. Sanicharoo	do	1. (a) Chambi	Shri Lachmi Datt	President.
	Mst. Purbu	General Women.	(Gram Sabha)	Shri Nilambar Ram	Vice-President.
	Mst. Malaru	do		Shri Kali Ram	Reserved Sch.
(b) Jarol	Shri Sukh Ram	General Seat.		Shri Gokal	do
Phagal	Shri Hiroo	do		Shri Gahou	do
Kandar	Shri Lal Singh	do		Shri Chuhnu	do
Kangoo	Shri Dhani Ram	do		Shri Chuhru	do
Gamhoo	Shri Sadh	do		Shri Changu	do
Salwara	Shri Kalha	do		Shri Dumnu	do
Dawahi	Shri Mangat Ram	do		Shri Pohagal	do
Salapar	Shri Sangaroo	do		Shri Barad	do
Talwara	Shri Polo	do		Shri Madan	do
Khural	Shri Atma Ram	do		Shri Sawaru	do
Shnroni	Shri Sardaroo	do		Shri Sain	do
1. (a) Ghangun	Shri Narain Singh	President.		Shri Haru	do
(Gram Sabha)	Shri Pholu	Vice-President.		Shri Mani Ram	do
	Shri Gopalu	Reserved Sch.		Shri Loku	do
	Shri Mangatu	do		Mst. Padmu	Sch. Women.
	Shri Durga	do		Mst. Shankru	do
	Mst. Parvati	General Women.		Mst. Janki	General Women.
	Mst. Beharu	do		Mst. Tulsi	do
	Mst. Phulmu	Sch. Women.	(b) Khatarwar	Shri Babu Ram	General Seat.
(b) Khanokhar	Shri Chitru Ram	General Seat.	Bahali	Shri Ruldu Ram	do
Manjar	Shri Bhikham	do	Sakarah	Shri Hima Ram	do
Sathali	Shri Behari	do	Chambi	Shri Kamla	do
Smoon	Shri Chitaru	do	Plohta	Shri Malu Ram	do
Ghangun	Shri Devnu Ram	do	Chandru	Shri Kundan Lal	do
Khera	Shri Gopala	do			
Masog	Shri Saran Ram	do	1. (a) Batwara	Shri Longu Ram	President.
Manjhkhetra	Shri Dayal	do	(Gram Sabha)	Shri Daya Ram	Vice-President.
Balral	Shri Jiwan Singh	do		Shri Kala	Reserved Sch.
Bag	Shri Ram Sahaya	do		Shri Keshab	do
Chanol	Shri Sudama	do		Shri Gokal	do
Behana	Shri Langu Ram	do		Shri Brestu	do
Nalag	Shri Thobar	do		Shri Manglu	do
				Shri Sarnu	do
DEHAR GRAM PANCHAYAT				Shri Sarnu	do
1. (a) Dehar	Shri Tapsawi Ram	President.	(b) Dhowal	Shri Karmu Ram	General Seat.
(Gram Sabha)	Shri Sadh Ram	Vice-President.	Sanini	Shri Kerhi	do
	Shri Gopalu	Reserved Sch.	Kayan	Shri Dila Ram	do
	Shri Mangatu	do	Batwara	Shri Keshab Ram	do
	Shri Mangatu.	do	Panyoloth	Shri Tulsi Ram	do
	Shri Sant Ram	do	Badu	Shri Dhari	do
	Mst. Suniru	Sch. Women.	Ballag	Shri Kanshi Ram	do
	Mst. Premi	General Women.	Geral	Shri Malu Ram	do
			Ballaham	Shri Lachman	do
			Seri	Shri Kanu Ram	do
			Khanyog	Shri Kanu Ram	do

1	2	3
Kun	Shri Baria Ram	General Seat.
Salag	Shri Kehru	do
Ropa	Shri Nant Ram	do
1. (a) Jai Devi (Gram Sabha)	Shri Atma Ram	President.
	Shri Nokhu Ram	Vice-President.
	Shri Kanuh Ram	Reserved Sch.
	Shri Nikhu	do
	Shri Jaharu	do
	Shri Mani	do
	Shri Dila Ram	do
	Shrimati Lokhi	Sch. Women.
	Shrimati Gorju	General Women.
(b) Bahadal	Shri Rohli Ram	General Seat.
Prechhi	Shri Janku Ram	do
Jai Devi	Shri Baldev Chand	do
Kyargi	Shri Sihhu	do

DRAHET GARBI GRAM PANCHAYAT

1. (a) Drahet Garbi (Gram Sabha)	Shri Raghubir Singh	President.
	Shri Paras Ram	Vice-President
	Shri Kyalu	Reserved Sch.
	Shri Garib Dass	do
	Shri Jarbh	do
	Shri Baria	do
	Shri Bhajanu	do
	Shri Dhanu	do
(b) Barth	Shri Kanshi Ram	General Seat.
Dharogi	Shri Nokhu Ram	do
Bohihra	Shri Dila Ram	do
Mala	Shri Uohhab Ram	do
Bali	Shri Durga	do
Badho	Shri Krishan Datt	do
Bahli	Shri Shiv Ram	do
Kinder	Shri Durga	do
Dhanoo	Shri Dila Ram	do
Bandli	Shri Moti Ram	do
Ghini	Shri Parma	do

MALOH GRAM PANCHAYAT

1. (a) Maloh (Gram Sabha)	Shri Lachmu Ram	President.
	Shri Jalam Ram	Vice-President.
	Shri Gowanu Ram	Reserved Sch.
	Shri Jinu Ram	do
	Shri Gokal	do
	Shrimati Chhandi	Sch. Women.
(b) Phangwas	Shri Dagu	General Seat.
Chalayala	Shri Hiru	do
Bhadrolu	Shri Nanku	do
Dol	Shri Jalam	do
Panias	Shri Durga	do
Nalni	Shri Chhru	do
Maloh	Shri Baishaku	do
Lag	Shri Chhmaru	do
Rangh	Shri Paras Ram	do
Dharnda	Shri Maun Ram	do
1. (a) Mahadev (Gram Sabha)	Shri Dina Nath	President
	Shri Nand Lal	Vice-President.
	Shri Alam	Reserved Sch.
	Shri Kaidaru Ram	do
	Shri Kupria	do
	Shri Chimuru	do
	Shri Narajan	do
	Shri Nathu	do
	Shri Parma Nand	do
	Shri Panju	do
	Shri Parma Nand	do
	Shri Balku	do
	Shri Banagloo	do
	Shri Bhagat	do
	Shri Bhagat II	do
	Shri Madan	do
	Shri Mohan	do
	Shri Lachmi	do
	Shri Lala	do
	Shri Sumaru	do

1	2	3
	Mst. Daultu	Sch. Women.
	Mst. Jindhi	General Women.
	Mst. Mathru	do
(b) Mahadev	Shri Shadhu Ram	General Seat.
Bohor	Shri Lobria	do
Chattar	Shri Devi Singh	do
Dugrain	Shri Kutubidin	do

KALAHOD GRAM PANCHAYAT

1. (a) Kalahod (Gram Sabha)	Shri Hinu Ram	President.
	Shri Brij Lal	Vice-President.
	Shri Kundan	Reserved Schd.
	Shri Goinu	do
	Shri Chatru	do
	Shri Tulsu	do
	Shri Longu	do
	Shri Saju	do
	Shri Sawanu	do
	Mst. Tuarsi	Sch. Women.
	Mst. Mathru	do
	Mst. Banti	General Women.
	Mst. Sarswati	do
(b) Mangla	Shri Mani Ram	General Seat.
Dharngal	Shri Chuhru	do
Dharngal	Shri Sant Ram	do
Khilra	Shri Titia Ram	do
Bina	Shri Chamaru Ram	do
Kapahai	Shri Prabhu Dayal	do
Prasal	Shri Saranu Ram	do
Arthi	Shri Krishan Lal	do
Hawani	Shri Thunthi Ram	do
Bali	Shri Sansaru Ram	do
Dhanisi	Shri Mohan Singh	do
Phaguria	Shri Nand Lal	do
1. (a) Mangarh (Gram Sabha)	Shri Parsu Ram	President.
	Shri Kamla	Vice-President.
	Shri Kahhiya	Reserved Sch.
	Shri Dhani Ram	do
	Shri Nokhu	do
	Shri Janku	do
	Shri Mansa	do
	Shri Geenan	do
	Smt. Kapuri	Sch. Women.
	Smt. Sarswati	General Women.
(b) Sehgal	Shri Adam	General Seat.
Budra	Shri Bali Ram	do
Behly	Shri Jalam	do
Thears	Shri Durga	do
Parakothi	Shri Raghu	do
Sindwa	Shri Madan	do
Sayas	Shri Chamaru	do
Chuhni	Shri Datt	do
Sakala	Shri Searu	do
Senahada	Shri Jawalhar	do
Chwoki	Shri Hira	do
Saran	Shri Pritam	do
Kamand	Shri Bali Ram	do
Oukal	Shri Parsu	do

LIST OF SUCCESSFUL CANDIDATES OF GRAM PANCHAYATS OF TEHSIL KARSOG. DISTRICT MANDI**BAGRA GRAM PANCHAYAT**

1. (a) Bagra (Gram Sabha)	Shri Balak Ram	President.
	Shri Damodar	Vice-President.
	Shri Mithanoo	Reserved Sch.
	Shri Jiun Ram	do
	Shri Manghroo	do
	Shri Jamanoo Ram	do
	Shri Labha Ram	do
	Shmt. Bariju Devi	Sch. Women.
	Shmt. Mamu Devi	do
	Shmt. Panchamu Devi	General Women.
	Shmt. Maghi Devi	do
(b) Sianj	Shri Hardayal Singh	General Seat.
Bhamala	Shri Man Sai	do
Nog	Shri Lachhi Ram	do

1	2	3	1	2	3
Bagail	Shri Tula Ram	General Seat.		Shri Poshu	Sch. Reserved
Shahot	Shri Keshav Ram	do		Shri Sarnu	do
Koti	Shri Budhi Ram	do		Mst. Maina	Sch. Women.
Baloodhank	Shri Joginder	do		Mst. Chairtri	do
Kadena	Shri Devi Saran	do		Mst. Lachhi	General Women
Sanjali	Shri Binoo	do		Mst. Birikmu	do
Banoo	Shri Daulat Ram	do	(b) Ulias	Shri Shiv Dutt	General Seat.
Choa	Shri Sangtia	do	Jabras	Shri Titloo	do
Datiha	Shri Karam Dass	do	Nihri	Shri Dayari Ram	do
Tundal	Shri Binoo Ram	do	Katachi	Shri Sarnu	do
Nanj	Shri Baloo Ram	do	Gahar	Shri Narsinghu	do
			Bara	Shri Roop Chand	do
			Katoha	Shri Karmia Ram	do
			Kariaya	Shri Paras Ram	do
			Kandhi	Shri Dhani Ram	do
			Badhu		
			Presi	Shri Tule Ram	do
CHAWASI GRAM PANCHAYAT			RAMGARH GRAM PANCHAYAT		
1. (a) Chawasi	Shri Dalpat	President.	1. (a) Ramgarh	Shri Mani Ram	President
(Gram Sabha)	Shri Devu	Vice-President.	(Gram Sabha)	Shri Lebbal	Vice-President.
	Shri Shukru	Reserved Sch.		Shri Maghu	Sch. reserved.
	Shri Kamlu	do		Shri Ghentha	do
	Shri Barastu	do		Shri Shankar	do
	Shri Garibu	do		Shri Phinder	do
	Shri Naragu	do		Shri Katak	do
	Shri Dindoo	do		Shri Dag	do
	Smt. Ganpatu	Sch. Women.		Shri Tohlia	do
	Smt. Dodi	do		Shri Goharu	do
(b) Batta	Shri Amar Singh	General Seat.	(b) Domahal	Smt. Reshemu	Sch. Women.
Sarahan	Shri Ram Singh	do	Richhmi	Shri Dault Ram	General Seat.
Chekhuwa	Shri Tuloo Ram	do	Nal Peharn	Shri Sanku Ram	do
Tehan	Shri Khiyaloo Ram	do	Dharmu		
Porla	Shri Paras Ram	do	Khanarry	Narotam	General Seat.
Jaill	Shri Amar Nath	do	Jathoh	Shri Darsu	do
Khanroal	—	—	Pathria	Shri Bhag Chand	do
Bag	—	—	Jachh	Shri Mahar Dass	do
Moohidhar	—	—	Seri	Shri Surat Ram	do
Mahog	—	—	Batano	Shri Balak Ram	do
Bagoond	—	—	Mohan Nal	Shri Devi Dutt	do
Sihliser	—	—	Thakur	Shri Jagat Ram	do
Rosag	Shri Dewan Chand	General Seat.	Thana		
Khamnoo	—	—	Balen	Shri Dambo	do
Pokhi	Shri Twaroo	General Seat.			
NORTH PANGNA GRAM PANCHAYAT			KAJON GRAM PANCHAYAT		
1. (a) North	Shri Dhungal Ram	President.	1. (a) Kajon	Shri Man Dhar	President.
Pangna	Shri Alam Ram	Vice-President.	(Gram Sabha)	Shri Ramu	Vice-President.
(Gram Sabha)	Shri Mohan Singh	Reserved Sch.		Shri Ram Dass	Reserved Sch.
	Lohar			Shri Lachhu	do
	Shri Basakhu Chanal	do		Shri Shibu	do
	Shri Dhana Singh	do		Shri Surat Ram	do
	Shri Dhani Ram	do		Shri Naroo	do
	Shri Bhimi Thawin	do		Shri Phindu	do
	Shri Luharu Chamar	do		Shri Dharamu	do
	Shri Atma Singh	do		Shri Zalam	do
	Shri Balu	do		Shrimati Kundanu	Sch. Women.
	Shri Pandu	do		Shrimati Jiwani	do
	Shri Karmia	do	(b) Mamail	Shri Tulsu Ram	General Seat.
	Smt. Gadambho	Sch. Women.	Kalodhar	Shri Sarup	do
	Smt. Katki	do	Bhanera	Shri Man Dass	do
(b) Sarech	Shri Dharu	General Seat.	Kubsan	Shri Uda Ram	do
Belar	Vacant	—	Banchuch	Shri Jagat Ram	do
Khil	Vacant	—	Kashbalh	Shri Darshan	do
Shorshan	Vacant	—	Kandi	Shri Swaru	do
Nagra	Vacant	—	Sinj	Shri Hari Ram	do
Kaneri	Shri Karam Dass	General Seat.	Kot	Shri Shekhar	do
Kalashan	Shri Narsingh Dutt	do	Solana	Shri Nand	do
Surta	Shri Moti Ram	do	Gajeh	Shri Rup Dass	do
Bahi	Vacant	—			
Pangna	Vacant	—			
Panjanu	Vacant	—			
TIKKAR GRAM PANCHAYAT			KARSOG GRAM PANCHAYAT		
1. (a) Tikkar	Shri Sant Ram	President.	1. (a) Karsog	Shri Bhimi Ram	President.
(Gram Sabha)	Shri Janku Ram	Vice-President.	(Gram Sabha)	Shri Kadsu Ram	Vice-President.
	Shri Paras	Sch. Reserved.		Shri Dag	Reserved Sch.
	Shri Budhu	do		Shri Jiwani Ram	do
	Shri Naru	do		Shri Tulsu Ram	do
	Shri Chet Ram	do		Shri Khabju Ram	do
	Shri Dhari	do		Shri Khemu	do
	Shri Mani	do		Shri Lichnu	do
	Shri Lachhmu	do		Shri Nokhu	do
	Shri Jawahar	do			
	Shri Sawnu	do			

1	2	3	1	2	3
	Shri Katak	Reserved Sch.	Parlog	—	—
	Shri Tawaru	do	Bah	Shri Amar Singh	General Seat.
	Shri Ramu	do	Sandhal	Shri Jagarnathu	General Seat
	Shrimati Kundnu	Sch. Women.	Chaurag	—	—
	Shrimati Shahli	do	Kot	—	—
	Shrimati Maghi	General Women.	Marhandi	—	—
	Shrimati Ganeshu	do	Kandln	Shri Manu	General Seat.
b)	Chindi	General Seat.	Kandi	Shri Ram Dayal	do
	Bakhrot	do	DHARET SHAKRI GRAM PANCHAYAT		
	Sanarli	do	1. (a) Dharet	Shri Hira Mani	President.
	Kwan Gothra	do	Shakri	Shri Mean Chand	Vice-President.
	Deresti	do	(Gram Sabha)	Shri Kheru	Reserved Sch.
	Bhalog	do		Shri Gobindu	do
	Karsog	do		Shri Janku	do
	Kanger	do		Shri Dealu	do
	Takroli	do		Shri Dhari	do
	Dharta	do		Shri Bhamta	do
	Kunu	do		Shri Lohra	do
	Kangaer	do		Shri Hasnunu	do
	MAHUN REONSI GRAM PANCHAYAT			Shmt. Khalgi	Sch. Women.
(a) Mahun	Shri Dakhu Ram	President.		Shmt. Sumnu	do
Reonsi	Shri Dayari	Vice-President.		Shmt. Chandi	General Women.
(Gram Sabha)	Shri Haira	Reserved Sch.		Shmt. Ramdevi	do
	Shri Balmu	do	(b) Saj	alias Pushpa Kumari.	General Seat.
	Shri Jagu	do	Chayana	Shri Balak Ram	do
	Shri Jhephi	do	Dhundan	Shri Prem Dass	do
	Shri Jadu	do	Talman	Shri Ram Dayal	do
	Shri Phaun	do	Gognu Dhar	Shri Kanchi Ram	do
	Shri Baria	do	Sawai Dhar	Shri Gobind Ram	do
	Shri Shibu	do	Thali	Shri Mohan Lal	do
	Smt. Dhambhu	Sch. Women.	Jawari	Shri Vidaya Dhar	do
	Smt. Sahbhu	do	Brakar	Shri Dhani Ram	do
	Smt. Hukumu	General Women.	Jadu	Shri Birju	do
	Smt. Himi	do	Randol	Shri Rup Chand	do
b) Mahun	Shri Pritam Singh	General Seat.	Thogi	Shri Padam Nabh	do
Sartarbalia	Shri Loharu Ram	do	Shakara	Shri Brij Lal	do
				Shri Gori Dutt	do

भाग 3—वैधानिक नियम तथा हिमाचल प्रदेश के उपराज्यपाल, जुडिशल कमिश्नरज कोर्ट, फाइनेन्शल कमिश्नर, कमिश्नर आफ इन्कम टैक्स द्वारा अधिसूचित आदेश इत्यादि ।
शून्य

भाग 4—स्थानीय स्वायत्त शासन: म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोर्टीफाइड और टाउन एरिया तथा पंचायत विभाग ।

PANCHAYATS DEPARTMENT

NOTIFICATIONS

Simla-4, the 9th January, 1958

No. PNT. 21-69/57.—In exercise of the powers conferred upon him under Rules 59, 60 and 61 of the Panchayat Rules made under Himachal Pradesh Panchayat Raj Act, 1953, the Lieutenant Governor, Himachal Pradesh, is pleased to appoint an Election Tribunal for the trial of Election petitions in Mahasu district of Himachal Pradesh consisting of the following members:—

- | | |
|--|----------|
| 1. Senior Sub-Judge, Mahasu | Chairman |
| 2. Shri Hira Singh, Advocate, Kasumpti | Member |
| 3. Shri Gurdas Ram Sharda, Theog | Member |

By order,
P. C. SAXENA, I.A.S.,
Secretary.

Simla-4, the 13th January, 1958

No. PNT. 70-56/56L.—Continuation Notification
No. PNT. 21-93/57, dated the 31st December, 1957.

Shri Ram Singh Rai, assumed charge of the post of Deputy Director of Panchayats, Himachal Pradesh with effect from 31st December, 1957 (A.N.).

P. C. SAXENA, I.A.S.,
Secretary.

OFFICE ORDER

Simla-4, the 13th January, 1958

No. R. 86-211/50.—In exercise of the powers vested in

me under supplementary Rule 191 of the compilation of Fundamental and Supplementary Rules, the Deputy Director of Panchayats, Himachal Pradesh, is hereby declared as Controlling Officer in respect of T.A. Bills of Class III & IV of the Panchayats Establishment, at Headquarters.

ADDENDUM

Simla-4, the 13th January, 1958

No. R. 86-211/50.—Addendum to the list of Head of Department and Drawing and Disbursing Officers forwarded with memo. No. CS. 86-211/50-III, dated the 14th March, 1952, of the Registrar, Co-operative Societies, Himachal Pradesh. The following may be added as Serial No. 17:—

Sl. No.	Name of Deptt.	Head of Deptt.	Name of Drawing & Disbursing Officer	Station	Remarks.
17	Panchayats Department	Director of Panchayats	Deputy Director of Panchayats.	Simla.	In respect of office staff at Headquarters

P. C. SAXENA, I.A.S.,
Director.

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Mst. Naraini widow of Naurata, caste Chamar, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sihdu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).
To

All persons concerned.

Whereas Mst. Naraini (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of her tenancy measuring 11 Bis. (as entered in the Revenue Records), situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Jamadar Surt Ram etc., (Landowners),

And whereas a sum of Rs. 5.66 is proposed to be allowed as compensation to be paid by the said Mst. Naraini (tenant) to the said Shri Jamadar Surt Ram etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that the objections in regard to the assessment of the said amount of Rs. 5.66 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Scal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Gobind S/o Churoo, caste Brahman, R/o village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Bali Ram S/o Phithu, caste Brahman R/o village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowner).
To

All persons concerned.

Whereas Shri Gobind (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 19 Bis. (as entered in the Revenue Records), situate in village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Bali Ram (Landowner). And Whereas a sum of Rs. 26.40 is proposed to be allowed as compensation to be paid by the said Shri Gobind (tenant) to the said Shri Bali Ram (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for

information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 26.40 as compensation, shall be received by the undersigned by 15-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 6th day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Prem Singh S/o Gobind; Smt. Rami Widow of Ram Singh, caste Rajput, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants)

Versus

Shri Tihru S/o Waziru; Lachhman, Ram Ditta, Dhiana, Nikku Ss/o Gobind; Mangtu, Santu, Prabhu, Nikka Ss/o Khanu, caste Jhiwar, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.

Shankar Singh S/o Surjan Singh; Man Singh S/o Badan Singh, caste Rajput, R/o village Raghunathpur, Pargana Sadar, Tehsil Sadar, District Bilaspur, Himachal Pradesh.

Ram Ditta S/o Uggar, caste Brahman, R/o village Marhana, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).
To

All persons concerned.

Whereas Shri prem Singh etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 14 Big. 8 Bis. (as entered in the Revenue Records), situate in village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Tihru etc., (Landowners). And whereas a sum of Rs. 192.2 is proposed to be allowed as compensation to be paid by the said Shri prem Singh etc., (tenants) to the said Shri Tihru etc., (Landowners), for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 192.2 as compensation, shall be received by the undersigned by 25-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 7th day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Gobind S/o Churoo, caste Brahman, R/o village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Ram Dass S/o Gusaun, caste Brahman, R/o village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowner).

To

All persons concerned.

Whereas Shri Gobind (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 4 Big. 7 Bis. (as entered in the Revenue Record), situate in village Bhatar, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Ram Dass (Landowner). And whereas a sum of Rs. 106.56 is proposed to be allowed as compensation to be paid by the said Shri Gobind (tenant) to the said Shri Ram Dass (Landowner) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 106.56 as compensation, shall be received by the undersigned by 15-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 6th day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Nikku S/o Kidaru, caste Rajput, R/o Village Talwar, Pargana Sadar, Tehsil Sadar, District Bilaspur. Nikku minor through his mother Mst. Sunehru (Tenant).

Versus

Shri Kirpa S/o Badna; Prema, Kanshi, Nanku Ss/o Munshi; Bankoo, Sohnu Ss/o Mania; Basanta, Ram Singh, Santu Ss/o Hira Singh, caste Rajput R/o Village Parahu, Pargana Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Nikku (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 4 Big. 16 Bis. (as entered in the Revenue Records), situate in village Talwar, Pargana Sadar, Tehsil Sadar, District Bilaspur, in the ownership of Shri Kirpa etc., (Landowners). And whereas a sum of Rs. 46.80 is proposed to be allowed as compensation to be paid by the said Shri Nikku (tenant) to the said Shri Kirpa etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 46.80 as compensation, shall be received by the undersigned by 14-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 7th day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Prem Singh S/o Gobind; Smt. Rami Widow of Ram Singh; Raghvir S/o Labha; Smt. Janki Widow of Mohar Singh; Santu, Kanshi, Jhonfi Ram Ss/o Gagna, caste Rajput, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants).

Versus

Shri Tihru S/o Waziru; Lachhman, Ram Ditta, Dhiana, Nikku Ss/o Gobind; Mangtu, Santu, Perabhu, Nikka Ss/o Kanhu, caste Jhiwar, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.

Somshar Singh, Shankar Singh Ss/o Surjan Singh, Man Singh S/o Badan, caste Rajput R/o Village Ragunathpur, Pargana Sadar, Tehsil Sadar, District Bilaspur, Himachal Pradesh.

Ram Ditta S/o Uggar, caste Brahman R/o village Marhana, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Prem Singh etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 2 Big. 14 Bis. (as entered in the Revenue Records) situate in village Machwan Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Tihru etc., (Landowners). And whereas a sum of Rs. 2.10 is proposed to be allowed as compensation to be paid by the said Shri Prem Singh etc., (tenants) to the said Shri Tihru etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 2.10 as compensation, shall be received by the undersigned by 25-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 7th day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Prem Singh S/o Gobind; Smt. Rami Widow of Ram Singh; Raghvir S/o Labha; Smt. Janki Widow of Mohar Singh; Santu, Kanshi, Jhonfi Ram Ss/o Gagna, caste Rajput, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants).

Versus

Shri Tihru S/o Waziru; Lachhman, Ram Ditta, Dhiana, Nikku Ss/o Gobind; Magtu, Santu, Perabhu, Nikka Ss/o Kanhu, caste Jhiwar, R/o village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.

Shankar Singh Ss/o Surjan Singh; Man Singh S/o Batan Singh, caste Rajput R/o village Ragunathpur, Pargana Sadar, District Bilaspur, Himachal Pradesh.

Ram Ditta S/o Uggar, caste Brahman, R/o village Marhana, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Prem Singh etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 15 Big. 17 Bis. (as entered in the Revenue Records), situate in village Machwan, Pargana Sunhani, Tehsil Ghumarwin, District Bilaspur, in the ownership of Shri Tihru etc., (Landowners).

And whereas a sum of Rs. 36-99 is proposed to be allowed as compensation to be paid by the said Shri. Prem Singh etc., (tenants) to the said Shri Tihru etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 36-99 as compensation, shall be received by the undersigned by 25-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 7th day of January, 1958.

Seal.

JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Bhangi S/o Sadh; Mst. Chando widow of Sihnu; Diwana, Nathu, Santokha, Lakhoo Ss/o Kharku, caste Chamar, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants).

Versus

Shri Sub. Sant Ram, Sunder Ss/o Masaddi; Nand Lal S/o Pohlo; Khazan Singh S/o Nihala; Isher Dass, Jamadar Thukar Dass, Kishan Dass Ss/o Hamira; Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sidhu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Bhangi etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 4 Big. 19 Bis. (as entered in the Revenue Records) situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Sub. Sant Ram etc., (Landowners). And whereas a sum of Rs. 56-88 is proposed to be allowed as compensation to be paid by the said Shri Bhangi etc., (tenants) to the said Shri Sub. Sant Ram etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 56-88 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Seal.

JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Bararu, Bakhshi Ss/o Shikru, caste Chamar, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants).

Versus

Shri Sub. Sant Ram, Sunder S/o Masaddi; Nand Lal S/o Pohlo; Khazan Singh S/o Nihala; Isher Dass, Jamadar Thukar Dass, Kishan Dass Ss/o Hamira; Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sidhu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Bararu etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 4 Big. 19 Bis. (as entered in the Revenue Records), situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Sub. Sant Ram etc., (Landowners). And whereas a sum of Rs. 54-00 is proposed to be allowed as compensation to be paid by the said Shri Bararu etc., (tenants) to the said Shri Sub. Sant Ram etc., (Landowners) for extinction of the rights, title and in interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 54-00 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Seal.

JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Jalha Ram S/o Mana, caste Brahman, R/o village Sahol, Pargana Tieun, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Bhagat S/o Hiru; Tej Singh, Kehar Singh Ss/o Mast Ram; Diwana S/o Shiana; Ram Dhan S/o Giana; Sohan Singh, Surjan Singh Ss/o Sadhu, caste Rajput, R/o village Salnu, Pargana Sadar, Tehsil Sadar, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Jalha Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 33 Big. 15 Bis. (as entered in the Revenue Records), situate in village Sahol, Pargana

Ticun, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Bhagat etc., (Landowner). And whereas a sum of Rs. 508-56 is proposed to be allowed as compensation to be paid by the said Shri Jalha Ram (tenant) to the said Shri Bhagat etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 508-56 as compensation, shall be received by the undersigned by 14-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 2nd day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Mst. Naraini widow of Naurata, caste Chamar, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Sub. Sant Ram, Sunder Ss/o Masaddi; Nand Lal S/o Pohlo; Khazan Singh S/o Nihala; Isher Dass, Jamadar Thukar Dass, Kishan Dass Ss/o Hamira, Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sidhu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Mst. Naraini (Tenant) has applied undersub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of her tenancy measuring 1 Big 18 Bis. (as entered in the Revenue Records), situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Sub. Sant Ram etc., (Landowners).

And whereas a sum of Rs. 21-36 is proposed to be allowed as compensation to be paid by the said Mst. Naraini (tenant) to the said Shri Sub. Sant Ram etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 21-36 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Kirlu S/o Phandi, caste Chamar,

R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sidhu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Kirlu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 10 Bis. (as entered in the Revenue Records) situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Jamadar Surt Ram etc., (Landowners) And whereas a sum of Rs. 6-00 is proposed to be allowed as compensation to be paid by the said Shri Kirlu (tenant) to the said Shri Jamadar Surt Ram etc., (Landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 6-00 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Mst. Ramdi Widow of Gobind; Singh S/o Kapuroo; Mansha S/o Daya Ram; Mst. Sukhdi Widow of Ramji; Lachman S/o Sibba; Durga, Munshi Ss/o Ramruth; Sukh Ram, Gham Ss/o Devi Dass, caste Brahman, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenants).

Versus

Shri Sub. Sant Ram, Sunder Ss/o Masaddi; Nand Lal S/o Pohlo; Khazan Singh S/o Nihala; Isher Dass, Jamadar Thukar Dass, Kishan Dass Ss/o Hamira; Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sidhu, caste Rajput, R/o Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Mst. Ramdi etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 8/15 of 38 Big. 19 Bis. (as entered in the Revenue Records), situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, in the ownership of Shri Sub. Sant Ram etc., (Landowners). And whereas a sum of Rs. 200-25 proposed to be allowed as compensation to be paid by the said Mst. Ramdi etc., (tenants) to the said Shri Sub. Sant Ram etc., (Landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that the objections

in regard to the assessment of the said amount of Rs. 200-25 as compensation, shall be received by the undersigned by 18-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of January, 1958

Seal. JAIPAL SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, Himachal Pradesh.

In the matter of Shri Kirlu S/o Phandi, caste Chamar, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Tenant).

Versus

Shri Sub. Sant Ram, Sunder Ss/o Masaddi; Nand Lal S/o Pohlo; Khazan Singh S/o Nihala; Isher Dass, Jamadar Thakur Dass, Kishan Dass Ss/o Hamira; Jamadar Surt Ram S/o Thungoo; Paras Ram S/o Sihdu, caste Rajput, R/o village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh (Landowners).

To

All persons concerned.

Whereas Shri Kirlu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 2 Big. 6 Bis. (as entered in the Revenue Records), situate in village Bari Chowk, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Sub. Sant Ram etc., (Landowners). And Whereas a sum of Rs. 27-36 is proposed to be allowed as compensation to be paid by the said Shri Kirlu (tenant) to the said Shri Sub. Sant Ram etc., (Landowners) for extinction of the rights, title and interests of the said Landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 27-36 as compensation, shall be received by the undersigned by 11-2-1958 (date). Any person having any objections to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of January, 1958.

Seal. JAIPAL SINGH,
Compensation Officer.

इस्तहार जेर आर्डर 5 रूल 20 जास्ता दिवानी
In the Court of Shri R. K. Dharmani, B. A.,
LL. B., Sub-Judge Chopal, Mahasu District,
Himachal Pradesh

बमुकदमा मोही राम, पुत्र भंजनू, जात ब्राह्मण, निवासी टडाई,
परगना चेता तहसील चौपाल मुद्दई

बनाम

शुंखरू पुत्र सादीपा, हरिजन, निवासी धवाव, परगना हातल,
तहसील चौपाल मुदाला

दावा दिला पाने मुं 165 रुपया

मुकदमा अनवान बाला में तारीख पेसी मिति 28-2-1958 नियुक्त हुई है। मुदाला मजकूर तामील समन से बचने के लिये जान बूझ कर गेज कर रहा है और रू पोश होता है आसानी से तामील समन की उम्मीद नहीं पाई जाती अतः आप को वजरिया इस्तहार हुजा सूचित किया जाता है कि तारीख उपरोक्त पर बवक्त 10½ बजे दिन के किवल अज दोपहर मुकाम चौपाल बरू परवी व जवाब देही मुकदमा हाजिर अदालत हो जावे। वसूरत दिगर आप की गैर हाजरी में मुकदमा हुजा एक तरफा समायत व फैसला किया जावेगा, चाहिये कि सूचित रहे।

आज बतारीख 2, माह 1 सं० 1958 हमारे दस्तखत व मोहर अदालत से जारी किया गया।

आर० के० धरमानी,
सब-जज।

मोहर

IN THE COURT OF SHRI HEM CHAND, B.A., LL. B., SENIOR SUB-JUDGE, SIRMUR DISTRICT, NAHAN, HIMACHAL PRADESH

Civil Suit No. 105/1 of 1957

Maharaja Randip Singh son of Maharaja Surat Singh Rais, resident of Nahan. . . . Plaintiff.

Versus

Dalip Singh son of Swarup Singh, caste Rajput, resident of Nahan Cantt. . . . Defendant.

To Contractor Dalip Singh son of Swarup Singh, Rajput, resident of Nahan cantt. at present, Mathuwali Bag, Dehradun (U.P.).

Whereas it has been shown to the satisfaction of the court that it is difficult to serve defendant named above in the ordinary way, therefore, this notice under Order 5 rule 20 C.P.C., is hereby published informing him that he should appear in this court on 21-2-1958 (the 21st February, 1958) at 10 o'clock either personally or through a pleader or an authorised agent to answer the claim. In case of default of appearance, the case will be heard and determined in his absence.

Given under my hand and the seal of the Court, this 4th day of January, 1958.

Seal. HEM CHAND,
Senior Sub-Judge.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन।

APPOINTMENTS DEPARTMENT

Simla-4, the 7th January, 1958

No. Apptt. 1-1066/57.- Notification No. F/3/57-Jud-I, dated the 18th September, 1957, issued by the Government of India, Ministry of Home Affairs, New Delhi, is republished in the Himachal Pradesh Rajpatra for general information.

By order,
M. S. JANDROTIA,
Assistant Secretary.

GOVERNMENT OF INDIA MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi-2, the 18th September, 1957

No. S. R. O. 3033.—In exercise of the powers conferred by clause (1) of article 239 of the Constitution, the President hereby directs that all orders and instruments made and executed in the name of the Lieutenant Governor of the Union Territory of Himachal Pradesh shall be authenticated by the signature of the Chief Secretary, a Secretary, an Additional Secretary, a Joint Secretary, a Deputy Secretary, an under Secretary, or an Assistant Secretary, in any of the departments of the Himachal Pradesh Administration.

LAW DEPARTMENT

NOTIFICATION

Simla-4, the 18th October, 1957

No. LR. 1-62/56.—The following two Acts recently passed by the Parliament of India, and already published in the Gazette of India, extraordinary Part II, section 1, dated the 13th and 17th September, 1957, are hereby republished in the Himachal Pradesh Administration Gazette for the information of the general public.—

1. Wealth-Tax Act, 1957, (No. 27 of 1957).
2. The Essential Commodities (Second Amendment) Act, 1957, (No. 28 of 1957).

LAKSHMAN DASS,
Assistant Secretary.

THE WEALTH-TAX ACT, 1957 ARRANGEMENT OF CLAUSES

CHAPTER I PRELIMINARY

CLAUSES;

1. Short title, extent and commencement.
2. Definitions.

CHAPTER II

CHARGE OF WEALTH-TAX AND ASSETS SUBJECT TO SUCH CHARGE

3. Charge of Wealth-tax.
4. Net wealth to include certain assets.
5. Exemptions in respect of certain assets.
6. Exclusion of assets and debts outside India.
7. Value of assets, how to be determined.

CHAPTER III

WEALTH-TAX AUTHORITIES

8. Wealth-tax Officers.
9. Appellate Assistant Commissioners of Wealth-tax.
10. Commissioners of Wealth-tax.
11. Inspecting Assistant Commissioners of Wealth-tax.
12. Wealth-tax Officers to be sub-ordinate to the Commissioner of Wealth-tax and the Inspecting Assistant Commissioner of Wealth-tax.
13. Wealth-tax authorities to follow orders, etc., of the Board.

CHAPTER IV

ASSESSMENT

14. Return of wealth.
15. Return after due date and amendment of return.
16. Assessment.
17. Wealth escaping assessment.
18. Penalty for concealment.

CHAPTER V

LIABILITY TO ASSESSMENT IN SPECIAL CASES

19. Tax of deceased person payable by legal representative.
20. Assessment after partition of a Hindu undivided family.
21. Assessment when assets are held by courts of wards, administrators-general, etc.
22. Assessment of persons residing outside India.

CHAPTER VI

APPEALS, REVISIONS AND REFERENCES

23. Appeal to the Appellate Assistant Commissioner from orders of Wealth-tax Officers.
24. Appeal to the Appellate Tribunal from orders of the Appellate Assistant Commissioners.
25. Powers of Commissioner to revise orders of subordinate authorities.
26. Appeal to the Appellate Tribunal from orders of enhancement by Commissioners.
27. Reference to High Court.
28. Hearing by High Court.
29. Appeal to Supreme Court.

CHAPTER VII

PAYMENT AND RECOVERY OF WEALTH-TAX

CLAUSES;

30. Notice of demand.
31. Recovery of tax and penalties.
32. Mode of recovery.
33. Liability of transferees of properties in certain cases.
34. Restrictions on registration of transfers of immovable property in certain cases.

CHAPTER VIII

MISCELLANEOUS

35. Rectification of mistakes.
36. Prosecutions.
37. Power to take evidence on oath, etc.
38. Information, returns and statements.
39. Effect of transfer of authorities on pending proceedings.
40. Computation of periods of limitation.
41. Service of notice.
42. Prohibition of disclosure of information.
43. Bar of jurisdiction.
44. Appearance before Wealth-tax authorities by authorised representatives.
45. Act not to apply in certain cases.
46. Power to make rules.

THE SCHEDULE

Assented to on 12-9-57

THE WEALTH-TAX ACT, 1957

AN

ACT

to provide for the levy of Wealth-tax

BE it enacted by Parliament in the Eighth Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. Short title, extent and commencement.—

- (1) This Act may be called the Wealth-tax Act, 1957.
- (2) It extends to the whole of India.
- (3) It shall be deemed to have come into force on the 1st day of April, 1957.

2. Definitions.—In this Act, unless the context otherwise requires,—

- (a) "Appellate Assistant Commissioner" means a person empowered to exercise the functions of an Appellate Assistant Commissioner of Wealth-tax under section 9;
- (b) "Appellate Tribunal" means the Appellate Tribunal appointed under section 5A of the Income-tax Act;
- (c) "assessee" means a person by whom Wealth-tax or any other sum of money is payable under this Act and includes every person in respect of whom any proceedings under this Act has been taken for the assessment of the value of his assets;
- (d) "assessment year" means the year for which tax is chargeable under section 3;
- (e) "assets" includes property of every description, movable or immovable, but does not include—
 - (i) agricultural land and growing crops, grass or standing trees on such land;
 - (ii) any building owned or occupied by a cultivator or receiver or rent or revenue out of agricultural land;

Provided that the building is on or in the immediate vicinity of the land and is a building which the cultivator or the receiver of rent or revenue by reason of his connection with the land requires as a dwelling house or a store-house or an out-house;

- (iii) animals;
- (iv) a right to any annuity in any case where the terms and conditions relating thereto preclude the commutation of any portion thereof into a lump sum grant;
- (v) any interest in property where the interest is available to an assessee for a period not exceeding six years;

- (f) "Board" means the Central Board of Revenue constituted under the Central Board of Revenue Act, 1924 (4 of 1924);
- (g) "Commissioner" means a person empowered to exercise the functions of a Commissioner of Wealth-tax under section 10;
- (h) "company" means a company as defined in section 3 of the Companies Act, 1956, (1 of 1956) and includes a foreign company within the meaning of section 591 of that Act;
- (i) "executor" means an executor or administrator of the estate of a deceased person;
- (j) "Income-tax Act" means the Indian Income-tax Act, 1922 (1 of 1922);
- (k) "Income-tax Officer" means a person appointed to be an Income-tax Officer under the Income-tax Act;
- (l) "Inspecting Assistant Commissioner of Wealth-tax" means a person empowered to exercise the functions of an Inspecting Assistant Commissioner of Wealth-tax under section 11;
- (m) "net wealth" means the amount by which the aggregate value computed in accordance with the provisions of this Act of all the assets, wherever located, belonging to the assessee on the valuation date, including assets required to be included in his net wealth as on that date under this Act, is in excess of the aggregate value of all the debts owned by the assessee on the valuation date other than,—
- (i) debts which under section 6 are not to be taken into account; and
- (ii) debts which are secured on, or which have been incurred in relation to, any asset in respect of which Wealth-tax is not payable under this Act.
- (n) "prescribed" means prescribed by rules made under this Act;
- (o) "principal officer" used with reference to a company means the secretary, manager, managing agent or managing director of the company, and includes any person connected with the management of the affairs of the company upon whom the Wealth-tax Officer has served a notice of his intention of treating him as the principal officer thereof;
- (p) "Ruler" means a Ruler as defined in clause (22) of article 366 of the Constitution;
- (q) "valuation date" in relation to any year for which an assessment is to be made under this Act, means the last day of the previous year as defined in clause (11) of section 2 of the Income-tax Act if an assessment were to be made under that Act for that year;

Provided that where in the case of an assessee there are different previous years under the Income-tax Act for different sources of income, the valuation date for the purposes of this Act shall be the last day of the previous years aforesaid;

- (r) "valuer" means a valuer appointed under section 4 of the Estate Duty Act, 1953, (34 of 1953);
- (s) "Wealth-tax Officer" means the Income-tax Officer authorised to perform the functions of a Wealth-tax Officer under section 8.

CHAPTER II

CHARGE OF WEALTH-TAX AND ASSETS SUBJECT TO SUCH CHARGE

3. **Charge of wealth-tax.**—Subject to the other provisions contained in this Act, there shall be charged for every financial year commencing on and from the first day of April, 1957, a tax (hereinafter referred to as wealth-tax) in respect of the net wealth on the corresponding valuation date of every individual, Hindu undivided family and company at the rate or rates specified in the Schedule.

4. **Net wealth to include certain assets.**—(1) In computing the net wealth of an individual, there shall be included, as belonging to him—

- (a) the value of assets which on the valuation date are held—

- (i) by his wife to whom such assets have been transferred by the individual, directly or indirectly, otherwise than for adequate consideration or in connection with an agreement to live separately, or
- (ii) by a minor child not being a married daughter to whom such assets have been transferred by the individual otherwise than for adequate consideration, or
- (iii) by a person or association of persons to whom such assets have been transferred by the individual otherwise than for adequate consideration for the benefit of the individual or his wife or minor child, or
- (iv) by a person or association of persons to whom such assets have been transferred by the individual otherwise than under an irrevocable transfer,

whether the assets referred to in any of the sub-clauses aforesaid are held in the form in which they were transferred or otherwise;

- (b) where the assessee is a partner in a firm or a member of an association of persons, the value of his interest in the firm or association determined in the prescribed manner.

(2) In making any rules with reference to the valuation of the interest referred to in clause (b) of sub-section (1), the Board shall have regard to the law for the time being in force relating to the manner in which accounts are to be settled between partners of a firm and members of an association on the dissolution of a firm or association, as the case may be.

(3) Where the value of any assets is to be included in the net wealth of an assessee in accordance with clause (a) of sub-section (1), there shall be deducted from such value any debts owing on the valuation date by the transferee mentioned in that sub-section in so far as such debts are referable to the assets.

(4) Nothing contained in clause (a) of sub-section (1) shall apply to any such transfer as is referred to therein made by an individual before the 1st day of April, 1956, and the value of any assets so transferred shall not be included in the computation of his net wealth.

(5) The value of any assets transferred under an irrevocable transfer shall be liable to be included in computing the net wealth of the transfer or as and when the power to revoke arises to him.

Explanation.—For the purposes of this section, the expression "transfer" includes any disposition, trust, covenant, agreement or arrangement, and "an irrevocable transfer" includes a transfer of assets which, by the terms of the instrument effecting it, is not revocable for a period exceeding six years or during the lifetime of the transferee.

5. **Exemptions in respect of certain assets.**—(1) Wealth-tax shall not be payable by an assessee in respect of the following assets, and such assets shall not be included in the net wealth of the assessee—

- (i) any property held by him under trust or other legal obligation for any public purpose of a charitable or religious nature in India;
- (ii) the interest of the assessee in the coparcenary property of any Hindu undivided family of which he is a member;
- (iii) any one building in the occupation of a Ruler declared by the Central Government as his official residence under Paragraph 13 of the Merged States (Taxation Concessions) Order, 1949, or Paragraph 15 of the Part B States (Taxation Concessions) Order, 1950;
- (iv) one house belonging to the assessee exclusively used by him for residential purposes and situate in any place with a population not exceeding ten thousand and which is more than five miles distant from any area for which there is a municipality the population whereof exceeds ten thousand;
- (v) the rights under many patent or copyright belonging to the assessee;

Provided that they are not held by him as assets of a business, profession or vocation and no income or

benefit accrues to him therefrom;

- (vi) the right or interest of the assessee in any policy of insurance before the moneys covered by the policies become due and payable to the assessee;
- (vii) the right of the assessee to receive a pension or other life annuity in respect of past services under an employer;
- (viii) furniture, household utensils, wearing apparel, provisions and other articles intended for the personal or household use of the assessee;
- (ix) the tools and implements used by the assessee for the raising of agricultural produce;

Explanation.—For the purpose of this clause, tools and implements do not include any plant or machinery used in any tea or other plantation in connection with the processing of any agricultural produce or in the manufacture of any article from such produce;

- (x) the tools and instruments necessary to enable to assessee to carry on his profession or vocation, subject to a maximum of twenty thousand rupees in value;
- (xi) instruments and other apparatus used by the assessee for purposes of scientific research;
- (xii) Any works of arts, archaeological, scientific or art collections, books, or manuscripts belonging to the assessee and not intended for sale;
- (xiii) any drawings, paintings, photographs, prints and any other heirloom not falling within clause (xii) and not intended for sale, but not including jewellery;
- (xiv) jewellery in the possession of any Ruler, not being his personal property, which has been recognised before the commencement of this Act by the Central Government as his heirloom or, where no such recognition exists, which the Board may, subject to any rules that may be made by the Central Government in this behalf, recognise as his heirloom at the time of his first assessment to wealth-tax under this Act;
- (xv) jewellery belonging to the assessee, subject to a maximum of twenty-five thousand rupees in value;
- (xvi) ten year treasury savings deposit certificates, fifteen year annuity certificates, deposits in post office savings banks, post office cash certificates and post office national savings certificates held by the assessee;
- (xvii) the amount standing to the credit of an assessee, being a salaried employee, in any provident fund maintained by his employer to which the Provident Funds Act, 1925 (19 of 1925), applies or which is a recognised provident fund within the meaning of Chapter IXA of the Income-tax Act;
- (xviii) the property received by an assessee from Government in pursuance of any gallantry or merit award instituted or approved by the Central Government;
- (xix) the value of any shares held by the assessee in any other company in any case where the assessee is a company;
- (xx) the value of any shares held by the assessee in any company referred to in clause (d) of section 45, if on the relevant valuation date the provisions of this Act are not applicable to the company by reason of the provisions contained in that section;
- (xxi) that portion of the net wealth of a company established with the object of carrying on an industrial undertaking in India within the meaning of the *Explanation* to clause (d) of section 45, as is employed by it in a new and separate unit set up after the commencement of this Act by way of substantial expansion of its undertaking;

Provided that—

- (a) separate accounts are maintained in respect of such unit; and
- (b) the conditions specified in clause (d) of section

45 are complied with in relation to the establishment of such unit:

Provided, further that this exemption shall apply to any such company only for a period of five successive assessment years commencing with the assessment year next following the date on which the company commences operations for the establishment of such unit.

(2) Wealth-tax shall not be payable by an assessee in respect of any deposit made by the assessee with the Government or in any security of the Government or of a local authority not specified in clause (xvi) of sub-section (1) which the Central Government may, by notification in the Official Gazette, exempt from wealth-tax; but the value of any deposit or security so exempted shall be included in computing the net wealth of the assessee.

(3) Notwithstanding anything contained in sub-section (1), wealth-tax shall be payable by an assessee in respect of the assets referred to in clause (xvi), clause (xix), clause (xx) of sub-section (1) or in sub-section (2) for any assessment year unless the assets are held by him—

- (a) in the case of shares in a company, from the date on which the shares were first issued by the company, or for a period of at least six months ending with the relevant valuation date, whichever is shorter; and
- (b) in the case of other assets, for a period of at least six months ending with the relevant valuation date.

6. **Exclusion of assets and debts outside India.**—In computing the net wealth of an individual or a Hindu Undivided family not resident in India or resident but not ordinarily resident in India, or of a company not resident in India during the year ending on the valuation date—

- (i) the value of the assets and debts located outside India; and
- (ii) the value of the assets in India represented by any loans or debts owing to the assessee in any case where the interest, if any, payable on such loans or debts is not to be included in the total income of the assessee under sub-section (3) of section 4 of the Income-tax Act;

shall not be taken into account.

Explanation 1.—An individual or a Hindu undivided family shall be deemed to be not resident in India or resident but not ordinarily resident in India during the year ending on the valuation date if in respect of that year the individual or the Hindu undivided family, as the case may be, is not resident in India or resident but not ordinarily resident in India within the meaning of the Income-tax Act.

Explanation 2.—A company shall be deemed to be resident in India during the year ending on the valuation date, if—

- (a) it is a company formed and registered under the Companies Act, 1956 (1 of 1956), or is an existing company within the meaning of that Act; or
- (b) during that year the control and management of its affairs is situated wholly in India.

7. **Value of assets how to be determined.**—(1) The value of any asset, other than cash, for the purposes of this Act, shall be estimated to be the price which in the opinion of the Wealth-tax Officer it would fetch if sold in the open market on the valuation date.

(2) Notwithstanding anything contained in sub-section (1),—

- (a) where the assessee is carrying on a business for which accounts are maintained by him regularly, the Wealth-tax Officer may, instead of determining separately the value of each asset held by the assessee in such business, determine the net value of the assets of the business as a whole having regard to the balance-sheet of such business as on the valuation date and making such adjustments therein as the circumstances of the case may require;
- (b) where the assessee carrying on the business, is a company not resident in India and a computation

in accordance with clause (a) cannot be made by reason of the absence of any separate balance-sheet drawn up for the affairs of such business in India, the Wealth-tax Officer may take the net value of the assets of the business in India to be that proportion of the net value of the assets of the business as a whole wherever carried on determined as aforesaid as the income arising from the business in India during the year ending with the valuation date bears to the aggregate income from the business wherever arising during that year.

CHAPTER III

WEALTH-TAX AUTHORITIES

8. Wealth-tax Officers.—Every Income-tax Officer having jurisdiction or exercising powers as such under the Income-tax Act in respect of any individual, Hindu undivided family or company shall perform the functions of a Wealth-tax Officer under this Act in respect of such individual, Hindu undivided family or company.

9. Appellate Assistant Commissioners of Wealth-tax.—The Board may empower as many persons as it thinks fit to exercise under this Act the functions of an "appellate assistant" Commissioner of Wealth-tax, and on being so empowered the "appellate assistant" Commissioners shall perform their functions in respect of such areas or such persons or such classes of persons as the Board may direct, and where such directions have assigned to two or more "appellate assistant" Commissioners the same area or the same persons or the same classes of persons they shall perform their functions in accordance with such orders as the Board may make for the distribution and allocation of the work to be performed.

10. Commissioners of Wealth-tax.—The Board may empower as many persons as it thinks fit to exercise under this Act the functions of a Commissioner of Wealth-tax, and on being so empowered the Commissioners of Wealth-tax shall perform their functions in respect of such areas or such persons or such classes of persons as the Board may direct and where such functions have assigned to two or more Commissioners the same area or the same persons or the same classes of persons they shall have concurrent jurisdiction subject to such orders, if any, as the Board may make for the distribution and allocation of the work to be performed.

11. Inspecting Assistant Commissioners of Wealth-tax.—The Commissioner of Wealth-tax may empower as many persons as he thinks fit to exercise under this Act the functions of an Inspecting Assistant Commissioner of Wealth-tax, and on being so empowered the Inspecting Assistant Commissioners of Wealth-tax shall perform their functions in respect of such areas or such persons or such classes of persons as the Commissioner may direct, and where such directions have assigned to two or more Inspecting Assistant Commissioners the same area or the same persons or the same classes of persons they shall perform their functions in accordance with such orders as the Commissioner may make for the distribution and allocation of the work to be performed.

12. Wealth-tax Officers to be subordinate to the Commissioner of Wealth-tax and the Inspecting Assistant Commissioner of Wealth-tax.—The Wealth-tax Officers shall be sub-ordinate to the Commissioner of Wealth-tax and the Inspecting Assistant Commissioner of Wealth-tax within whose jurisdiction they perform their functions.

13. Wealth-tax authorities to follow orders, etc., of the Board.—All officers and other persons employed in the execution of this Act shall observe and follow the orders, instructions and directions of the Board:

Provided that no orders, instructions or directions shall be given by the Board so as to interfere with the discretion of the Appellate Assistant Commissioner of Wealth-tax in the exercise of his appellate function.

CHAPTER IV

Assessment

14. Return of wealth.—(1) Every person whose net wealth on the valuation date was of such an amount

as to render him liable to Wealth-tax under this Act shall, before the thirtieth day of June of the corresponding assessment year, furnish to the Wealth-tax Officer a return in the prescribed form and verified in the prescribed manner setting forth his net wealth as on that valuation date.

Provided that for the assessment year commencing on the first day of April, 1957, the return may be made at any time before the thirty-first day of December, 1957.

(2) If the Wealth-tax Officer is of the opinion that the net wealth of any person is of such an amount as to render him liable to Wealth-tax under this Act, then, notwithstanding anything contained in sub-section (1), he may serve a notice upon such person requiring him to furnish within such period, not being less than thirty days, as may be specified in the notice, a return in the prescribed form and verified in the prescribed manner and setting forth such other particulars as may be required in the notice, the net wealth of such person as on the valuation date mentioned in the notice.

(3) The Wealth-tax Officer may, if he is satisfied that it is necessary so to do, extend the date for the delivery of the return under this section.

15. Return after due date and amendment of return.—If any person has not furnished a return within the time allowed under section 14, or having furnished a return under that section discovers any omission or a wrong statement therein, he may furnish a return or a revised return, as the case may be, at any time before the assessment is made.

16. Assessment.—(1) If the Wealth-tax Officer is satisfied without requiring the presence of the assessee or production by him of any evidence that a return made under section 14 is complete, he shall assess the net wealth of the assessee and determine the amount payable by him as Wealth-tax.

(2) If the Wealth-tax Officer is not so satisfied, he shall serve a notice on the assessee either to attend in person at his office on a date to be specified in the notice or to produce or cause to be produced on that date any evidence on which the assessee may rely in support of his return.

(3) The Wealth-tax Officer, after hearing such evidence as the person may produce and such other evidence as he may require on any specified points, shall, by order in writing, assess the net wealth of the assessee and determine the amount payable by him as Wealth-tax.

(4) For the purpose of making an assessment under this Act the Wealth-tax Officer may serve, on any person who has made a return under sub-section (1) of section 14 or upon whom a notice has been served under sub-section (2) of that section, a notice requiring him to produce or cause to be produced on a date specified in the notice such accounts, records or other documents as the Wealth-tax Officer may require.

(5) If any person fails to make a return in response to any notice under sub-section (2) of section 14, or fails to comply with the terms of any notice issued under sub-section (2) or sub-section (4), the Wealth-tax Officer shall make the assessment to the best of his judgment and determine the amount payable by the person as Wealth-tax on the basis of such assessment.

17. Wealth escaping assessment.—If the Wealth-tax Officer—

(a) has reason to believe that by reason of the omission or failure on the part of the assessee to make a return of his net wealth under section 14 for any assessment year or to disclose fully and truly all material facts necessary for his assessment for that year, the net wealth chargeable to tax has escaped assessment for that year whether by reason of under-assessment or assessment at too low a rate or otherwise; or

(b) has, in consequence of any information in his possession, reason to believe, notwithstanding that there has been no such omission or failure as is referred to in clause (a), that the net wealth chargeable to tax has escaped assessment for any year, wealth by reason of under-assessment or assessment at too low a rate or otherwise;

he may, in cases falling under clause (a) at any time within eight years and in cases falling under clause (b) at any time within four years of the end of that assessment year, serve on the assessee a notice containing all or any of the requirements which may be included in a notice under sub-section (2) of section 14, and may proceed to assess or reassess such net wealth, and the provisions of this Act shall, so far as may be, apply as if the notice had issued under that sub-section.

18. Penalty for concealment.—(1) If the Wealth-tax Officer, Appellate Assistant Commissioner, Commissioner of Appellate Tribunal in the course of any proceedings under this Act is satisfied that any person—

- (a) has without reasonable cause failed to furnish the return of his net wealth which he is required to furnish under sub-section (1) of sub-section (2) of section 14 or section 17 or has without reasonable cause failed to furnish it within the time allowed and in the manner required; or
 - (b) has without reasonable cause failed to comply with a notice under sub-section (2) or sub-section (4) of section 16; or
 - (c) has concealed the particulars of his assets or deliberately furnished inaccurate particulars of his assets or debts;
- he or it may, by order in writing direct that such person shall pay by way of penalty—

- (i) in the case referred to in clause (a), in addition to the amount of Wealth-tax payable by him, a sum not exceeding one-and-a-half times the amount of such tax, and
- (ii) in the case referred to in clause (b) or clause (c), in addition to the amount of Wealth-tax payable by him, a sum not exceeding one-and-a-half times the amount of the tax, if any, which would have been avoided if the net wealth returned by such person had been accepted as correct.

(2) No order shall be made under sub-section (1) unless the person concerned has been given a reasonable opportunity of being heard.

(3) No prosecution for an offence under this Act shall be instituted in respect of the same facts in relation to which a penalty has been imposed under this section.

(4) The Wealth-tax Officer shall not impose any penalty under this section without the previous approval of the Inspecting Assistant Commissioner of Wealth-tax.

CHAPTER V

LIABILITY TO ASSESSMENT IN SPECIAL CASES

19. Tax of deceased person payable by legal representative.—(1) Where a person dies, his executor, administrator or other legal representative shall be liable to pay out of the estate of the deceased person, to the extent to which the estate is capable of meeting the charge, the Wealth-tax assessed as payable by such person, or any sum, which would have been payable by him under this Act if he had not died.

(2) Where a person dies without having furnished a return under the provisions of section 14 or after having furnished a return which the Wealth-tax Officer has reason to believe to be incorrect or incomplete, the Wealth-tax Officer may make an assessment of the net wealth of such person and determine the wealth-tax payable by the person on the basis of such assessment, and for this purpose may, by the issue of the appropriate notice which would have had to be served upon the deceased person if he had survived, require from the executor, administrator or other legal representative of the deceased person any accounts, documents or other evidence which might under the provisions of section 16 have been required from the deceased person.

(3) The provisions of sections 14, 15 and 17 shall apply to an executor, administrator or other legal representative as they apply to any person referred to in those sections.

20. Assessment after partition of a Hindu undivided family.—(1) Where, at the time of making an assessment, it is brought to the notice of the Wealth-tax Officer that a partition has taken place among the members of a Hindu undivided family, and the Wealth-tax Officer, after inquiry, is satisfied that the joint family

property has been partitioned as a whole among the various members or groups of members in definite portions, he shall record an order to that effect and shall make assessments on the net wealth of the undivided family as such for the assessment year or years, including the year relevant to the previous year in which the partition has taken place, if the partition has taken place on the last day of the previous year and each member or group of members shall be liable jointly and severally for the tax assessed on the net wealth of the joint family as such.

(2) Where the Wealth-tax Officer is not so satisfied, he may, by order, declare that such family shall be deemed for the purposes of this Act to continue to be a Hindu undivided family liable to be assessed as such.

21. Assessment when assets are held by courts of wards, administrators-general, etc.—(1) In the case of assets chargeable to tax under this Act which are held by a court of wards or an administrator-general or an official trustee or any receiver or manager or any other person, by whatever name called, appointed under any order of a court to manage property on behalf of another, or any trustee appointed under a trust declared by a duly executed instrument in writing, whether testamentary or otherwise (including a trustee under a valid deed of wakf), the wealth-tax shall be levied upon and recoverable from the court of wards, administrator-general, official trustee, receiver, manager or trustee, as the case may be, in the like manner and to the same extent as it would be leviable upon and recoverable from the person on whose behalf the assets are held, and the provisions of this Act shall apply accordingly.

(2) Nothing contained in sub-section (1) shall prevent either the direct assessment of the person on whose behalf the assets above referred to are held, or the recovery from such person of the tax payable in respect of such assets.

(3) Where the guardian or trustee of any person being a minor, lunatic or idiot (all of which persons are herein-after in this sub-section included in the term "beneficiary") holds any assets on behalf of such beneficiary, the tax under this Act shall be levied upon and recoverable from such guardian or trustee, as the case may be, in the like manner and to the same extent as it would be leviable upon and recoverable from any such beneficiary if of full age or sound mind and in direct ownership of such assets.

(4) Notwithstanding anything contained in this section, where the shares of the persons on whose behalf any such assets are held are indeterminate or unknown, the wealth-tax may be levied upon and recovered from the court of wards, administrator-general, official trustee, receiver, manager or other person aforesaid as if the persons on whose behalf the assets are held were an individual for the purposes of this Act.

22. Assessment of persons residing outside India.—(1) Where the person liable to tax under this Act resides outside India, the tax may be levied upon and recovered from his agent, and the agent shall be deemed to be, for all the purposes of this Act, the assessee in respect of such tax.

(2) Any person employed by or on behalf of a person referred to in sub-section (1) or through whom such person is in the receipt of any income, profits or gains, or who is in possession or has custody of any asset such person and upon whom the Wealth-tax Officer has caused a notice to be served of his intention of treating him as the agent of such person shall, for the purposes of sub-section (1), be deemed to be the agent of such person.

Provided that:—

- (1) no person shall be deemed to be the agent of another under this section unless he has had an opportunity of being heard by the Wealth-tax Officer as to his being treated as such; and
- (2) no agent shall be liable to pay any amount by way of wealth-tax under sub-section (1) in excess of the amount belonging to the person residing outside India and in the hands of the agent at the time the notice of demand is served on him.

CHAPTER VI

APPEALS, REVISIONS AND REFERENCES

23. Appeal to the Appellate Assistant Commissioner from orders of Wealth-tax Officers.—(1) any person,—

- (a) objecting to the amount of his net wealth determined under this Act; or
- (b) objecting to the amount of wealth-tax determined as payable by him under this Act; or
- (c) denying his liability to be assessed under this Act; or
- (d) objecting to any penalty imposed by the Wealth-tax Officer under section 18; or
- (e) objecting to any order of the Wealth-tax Officer under sub-section (2) of section 20; or
- (f) objecting to any penalty imposed by the Wealth-tax Officer under the provisions of sub-section (1) of section 46 of the Income-tax Act as applied under section 32 for the purposes of wealth-tax;

may appeal to the Appellate Assistant Commissioner against the assessment or order, as the case may be, in the prescribed form and verified in the prescribed manner.

(2) An appeal shall be presented within thirty days of the receipt of the notice of demand relating to the assessment or penalty objected to, or the date on which any order objected to, is communicated to him, but the Appellate Assistant Commissioner may admit an appeal after the expiration of the period aforesaid if he is satisfied that the appellant had sufficient cause for not presenting the appeal within that period.

(3) The Appellate Assistant Commissioner shall fix a day and place for the hearing of the appeal and may, from time to time, adjourn the hearing.

(4) The Appellate Assistant Commissioner may—

- (a) at the hearing of an appeal, allow an appellant to go into any ground of appeal not specified in the grounds of appeal;
- (b) before disposing of an appeal, make such further inquiry as he thinks fit or cause further inquiry to be made by the Wealth-tax Officer.

(5) In disposing of an appeal, the Appellate Assistant Commissioner may pass such order as he thinks fit which may include an order enhancing the assessment or penalty:

Provided that no order enhancing the assessment or penalty shall be made unless the person affected thereby has been given a reasonable opportunity of showing cause against such enhancement.

(6) A copy of every order passed by the Appellate Assistant Commissioner under this section shall be forwarded to the Appellant and the Commissioner.

24. Appeal to the Appellate Tribunal from orders of the Appellate Assistant Commissioners.—(1) Any assessee objecting to an order passed by an Appellate Assistant Commissioner under section 23 may appeal to the Appellate Tribunal within sixty days of the date on which he is served with notice of such order.

(2) The Commissioner may, if he is not satisfied as to the correctness of any order passed by an Appellate Assistant Commissioner under section 23, direct the Wealth-tax Officer to appeal to the Appellate Tribunal against such order, and such appeal may be made at any time before the expiry of sixty days of the date on which the order is communicated to the Commissioner.

(3) The Tribunal may admit an appeal after the expiry of the sixty days referred to in sub-sections (1) and (2) if it is satisfied that there was sufficient cause for not presenting it within that period.

(4) An appeal to the Appellate Tribunal shall be in the prescribed form and shall be verified in the prescribed manner and shall, except in the case of an appeal referred to in sub-section (2), be accompanied by a fee of one hundred rupees.

(5) The Appellate Tribunal may, after giving both parties to the appeal an opportunity of being heard, pass such orders thereon as it thinks fit, and any such orders may include an order enhancing the assessment or penalty:

Provided that no order enhancing an assessment or penalty shall be made unless the person affected thereby has been given a reasonable opportunity of showing cause against such enhancement.

(6) Where the appellant objects to the valuation of any property, the Appellate Tribunal may, and if the appellant so required shall, refer the question of the disputed value to the arbitration of two valuers, one of whom shall be nominated by the appellant and the other by the respondent, and the Tribunal shall, so far as that question is concerned, pass its orders under sub-section (4) conformably to the decision of the valuers:

Provided that if there is a difference of opinion between the two valuers, the matter shall be referred to a third valuer nominated by agreement, or failing agreement, by the Appellate Tribunal, and the decision of that valuer on the question of valuation shall be final.

(7) The costs of any arbitration proceeding under sub-section (6) shall be borne by the Central Government or the assessee as the case may be, at whose instance the question was referred to the valuers:

Provided that where the assessee has been wholly or partially successful in any reference made at his instance, the extent to which the costs should be borne by the assessee shall be at the discretion of the Appellate Tribunal.

(8) The valuers may, in disposing of any matter referred to them for arbitration under sub-section (6), hold or cause to be held such inquiry as they think fit, and after giving the appellant and the respondent an opportunity of being heard, pass such orders thereon as they think fit and shall send a copy of such order to the Appellate Tribunal.

(9) A copy of every order passed by the Appellate Tribunal under this section shall be forwarded to the assessee and the Commissioner.

(10) Save as provided in section 27, any order passed by the Appellate Tribunal on appeal shall be final.

(11) The provisions of sub-sections (5), (7) and (8) of section 5A of the Income-tax Act shall apply to the Appellate Tribunal in the discharge of its functions under this Act as they apply to it in the discharge of its functions under the Income-tax Act.

25. Powers of Commissioner to revise orders of subordinate authorities.—(1) The Commissioner may, either of his own motion or on application made by an assessee in this behalf, call for the record of any proceeding under this Act in which an order has been passed by any authority subordinate to him, and may make such inquiry, or cause such inquiry to be made, and, subject to the provisions of this Act, pass such order thereon, not being an order prejudicial to the assessee, as the Commissioner thinks fit:

Provided that the Commissioner shall not revise any order under this sub-section in any case—

- (a) where an appeal against the order lies to the Appellate Assistant Commissioner or to the Appellate Tribunal, the time within which such appeal can be made has not expired or in the case of an appeal to the Appellate Tribunal the assessee has not waived his right of appeal;
- (b) where the order is the subject of an appeal before the Appellate Assistant Commissioner or the Appellate Tribunal;
- (c) where the application is made by the assessee for such revision, unless—
 - (i) the application is accompanied by a fee of rupees twentyfive; and
 - (ii) the application is made within one year from the date of the order sought to be revised or within such further period as the Commissioner may think fit to allow on being satisfied that the assessee was prevented by sufficient cause from making the application within that period; and
- (d) where the order is sought to be revised by the Commissioner of his own motion, if such order is made more than one year previously.

Explanation.—For the purposes of this sub-section,—

- (a) the Appellate Assistant Commissioner shall be deemed to be an authority subordinate to the Commissioner; and
- (b) an order by the Commissioner declining to interfere shall be deemed not to be an order prejudicial to the assessee.

(2) Without prejudice to the provisions contained in sub-section (1), the Commissioner may call for and examine the record of any proceeding under this Act, and if he considers that any order passed therein by a Wealth-tax Officer is erroneous in so far as it is prejudicial to the interests of revenue, he may, after giving the assessee an opportunity of being heard, and after making or causing to be made such inquiry as he deems necessary pass such order thereon as the circumstances of the case justify, including an order enhancing or modifying the assessment or cancelling it and directing a fresh assessment.

26. Appeal to the Appellate Tribunal from orders of enhancement by Commissioners.—(1) Any assessee objecting to an order of enhancement made by the Commissioner under section 25 may appeal to the Appellate Tribunal within sixty days of the date on which the order is communicated to him.

(2) An appeal to the Appellate Tribunal under sub-section (1) shall be in the prescribed form and shall be verified in the prescribed manner and shall be accompanied by a fee of rupees one hundred.

(3) The provisions of sub-sections (3) and (5) to (10) inclusive of section 24 shall apply in relation to any appeal under this section as they apply in relation to any appeal under that section.

27. Reference to High Court.—(1) Within ninety days of the date upon which he is served with an order under section 24 or section 26, the assessee or the Commissioner may present an application in the prescribed form and, where the application is by the assessee, accompanied by a fee of rupees one hundred to the Appellate Tribunal requiring the Appellate Tribunal to refer to the High Court any question of law arising out of such order, and the Appellate Tribunal shall, if in its opinion a question of law arise out of such order, state the case for the opinion of the High Court.

(2) An application under sub-section (1) may be admitted after the expiry of the period of ninety days aforesaid if the Tribunal is satisfied that there was sufficient cause for not presenting it within the said period.

(3) If, on an application made under sub-section (1), the Appellate Tribunal,—

(a) refuses to state a case on the ground that no question of law arises; or

(b) rejects it on the ground that it is time barred; the applicant may, within three months from the date on which he is served with a notice of refusal or rejection, as the case may be, apply to the High Court, and the High Court may, if it is not satisfied with the correctness of the decision of the Appellate Tribunal, require the Appellate Tribunal to state the case to the High Court, and on receipt of such requisition the Appellate Tribunal shall state the case:

Provided that, if in any case where the Appellate Tribunal has been required by an assessee to state a case the Appellate Tribunal refuses to do so on the ground that no question of law arises, the assessee may, within thirty days from the date on which he receives notice of refusal to state the case, withdraw his application, and if he does so, the fee paid by him under sub-section (1) shall be refunded to him.

(4) The statement to the High Court shall set forth the facts, the determination of the Appellate Tribunal and the question of law which arises out of the case.

(5) If the High Court is not satisfied that the case as stated is sufficient to enable it to determine the question of law raised thereby, it may require the Appellate Tribunal to make such modifications therein as it may direct.

(6) The High Court, upon hearing any such case, shall decide the question of law raised therein, and in doing so, may, if it thinks fit, alter the form of the question of law and shall deliver judgment thereon containing the ground on which such decision is founded and shall send a copy of the judgement under the seal of the Court and the signature of the Registrar to the Appellate Tribunal and the Appellate Tribunal shall pass such orders as are necessary to dispose of the case conformably to such judgment.

(7) Where the amount of any assessment is reduced as a result of any reference to the High Court, the amount, if any, overpaid as wealth-tax shall be refunded with such interest as the Commissioner may allow, unless the High Court, on intimation given by the Commissioner within thirty days of the receipt of the result of such reference that he intends to ask for leave to appeal to the Supreme Court makes an order authorising the Commissioner to postpone payment of such refund until the disposal of the appeal in the Supreme Court.

(8) The costs of any reference to the High Court shall be in the discretion of the Court.

(9) Section 5 of the Indian Limitation Act, 1908 (9 of 1908), shall apply to an application to the High Court under this section.

28. Hearing by High Court.—When a case has been stated to the High Court under section 27, it shall be heard by a Bench of not less than two Judges of the High Court and shall be decided in accordance with the opinion of such Judges or of the majority of such Judges, if any:

Provided that where there is no such majority, the Judges shall state the point of law upon which they differ and the case shall then be heard upon that point only by one or more of the Judges of the High Court, and such point shall be decided according to the opinion of the majority of the Judges who have heard the case including those who first heard it.

29. Appeal to Supreme Court.—(1) An appeal shall lie to the Supreme Court from any judgment of the High Court delivered on a case stated under section 27 in any case which the High Court certifies as a fit case for appeal to the Supreme Court.

(2) Where the judgment of the High Court is varied or reversed on appeal under this section, effect shall be given to the order of the Supreme Court in the manner provided in sub-section (6) of section 27.

(3) The High Court may, on application made to it for the execution of any order of the Supreme Court in respect of any costs awarded by it, transmit the order for execution to any court sub-ordinate to the High Court.

CHAPTER VII

PAYMENT AND RECOVERY OF WEALTH-TAX

30. Notice of demand.—When any tax or penalty is due in consequence of any order passed under this Act, the Wealth-tax Officer shall serve upon the assessee or other person liable to pay such tax or penalty a notice of demand in the prescribed form specifying the sum so payable and the time within which it shall be payable.

31. Recovery of tax and penalties.—(1) Any amount specified as payable in a notice of demand issued under section 30 shall be paid within the time, at the place, and to the person mentioned in the notice, or if no time is so mentioned, then on or before the first day of the second month following the date of service of the notice, and any assessee failing so to pay shall be deemed to be in default.

(2) Where an assessee has been assessed in respect of assets located in a country outside India, the laws of which prohibit or restrict the remittance of money to India, the Wealth-tax Officer shall not treat the assessee as in default in respect of that part of the tax which is attributable to the assets in that country, and shall continue to treat the assessee as not in default in respect of that part of the tax until the prohibition or restriction of remittance is removed.

(3) Notwithstanding anything contained in this section, where an assessee has presented an appeal under section 23, the Wealth-tax Officer may in his discretion treat the assessee as not being in default as long as such appeal is undisposed of.

32. Mode of recovery.—The provisions of sub-sections (1), (1A), (2), (3), (4), (5), (5A), (6) and (7) of section 46 and section 47 of the Income-tax Act shall apply as if the said provisions were provisions of this Act and referred to wealth-tax and sums imposed by way of penalty under this Act instead of to income-tax and sums

imposed by way of penalty under that Act, and to Wealth-tax Officer and Commissioner of Wealth-tax instead of to Income-tax Officer and Commissioner of Income-tax.

33. Liability of transferees of properties in certain cases.—(1) Where by reason of the provisions contained in section 4, the value of any assets transferred to any of the persons mentioned in that section have to be included in the net wealth of an individual, the person in whose name such assets stand shall, notwithstanding anything contained in any law to the contrary, be liable, on the service of a notice of demand by the Wealth-tax Officer in this behalf, to pay that portion of the tax assessed on the assessee as is attributable to the value of the asset standing in his name as aforesaid:

Provided that where any such asset is held jointly by more than one person, they shall be jointly and severally liable to pay the tax as is attributable to the value of the asset so jointly held.

(2) Where any such person as is referred to in sub-section (1), defaults in making payment of any tax demanded from him, he shall be deemed to be an assessee in default in respect of such sum, and all the provisions of this Act relating to recovery shall apply accordingly.

34. Restrictions on registration of transfers of immovable property in certain cases.—Where any document required to be registered under the provisions of clause (a), clause (b), clause (c) or clause (e) of sub-section (1) of section 17 of the Indian Registration Act, 1908, (16 of 1908) purports to transfer, assign, limit or extinguish the right, title or interest of any person to or in any property other than agricultural land valued at more than one lakh of rupees, no registering officer appointed under that Act shall register any such document, unless the Wealth-tax Officer certifies that—

(a) such person has either paid or made satisfactory provision for the payment of all existing liabilities under this Act, or

(b) the registration of the document will not prejudicially affect the recovery of any existing liability under this Act.

CHAPTER VIII

MISCELLANEOUS

35. Rectification of mistakes.—At any time within four years from the date of any order passed by him, or it, the Commissioner, the Wealth-tax Officer, the Appellate Assistant Commissioner and the Appellate Tribunal may, on his, or its, own motion rectify any mistake apparent from the record and shall, within a like period, rectify any such mistake which has been brought to the notice of the Commissioner, the Wealth-tax Officer, the Appellate Assistant Commissioner or the Appellate Tribunal, as the case may be, by an assessee:

Provided that no such rectification shall be made which has the effect of enhancing the assessment unless the assessee has been given a reasonable opportunity of being heard in the matter.

36.—(1) If a person fails without reasonable cause—

(a) to furnish in due time any return mentioned in section 14;

(b) to produce, or cause to be produced, on or before the date mentioned in any notice under sub-section (2) or sub-section (4) of section 16 such accounts, records and documents as are referred to in the notice;

(c) to furnish within the time specified any statement or information which such person is bound to furnish to the Wealth-tax Officer under section 38; he shall, on conviction before a magistrate, be punishable with fine which may extend to rupees ten for every day during which the default continues.

(2) If a person makes a statement in a verification mentioned in section 14 or section 23 or section 24 or section 26 which is false, and which he either knows or believes to be false, or does not believe to be true, he shall be punishable with simple imprisonment which may extend to one year, or with fine which may extend to rupees one thousand, or with both.

(3) A person shall not be proceeded against for an

offence under this section except at the instance of the Commissioner.

(4) The Commissioner may either before or after the institution of proceedings compound any such offence.

Explanation.—For the purposes of this section, "magistrate" means a presidency magistrate, a magistrate of the first class or a magistrate of the second class specially empowered by the Central Government to try offences under this Act:

37. Power to take evidence on oath, etc.—The Commissioner, the Wealth-tax Officer, the Appellate Assistant Commissioner and the Appellate Tribunal shall, for the purposes of this Act, have the same powers as are vested in a court under the Code of Civil Procedure, 1908 (5 of 1908), when trying a suit in respect of the following matters, namely:—

(a) enforcing the attendance of any person and examining him on oath;

(b) requiring the discovery and production of documents;

(c) receiving evidence on affidavit;

(d) issuing commissions for the examination of witnesses; and any proceeding before the Commissioner, the Wealth-tax Officer, the Appellate Assistant Commissioner or the Appellate Tribunal shall be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Code, (45 of 1860).

38. Information, returns and statements.—Where, for the purpose of determining the Wealth-tax payable by any person, it appears necessary for the Wealth-tax Officer to obtain any statement or information from any individual, company, firm, Hindu undivided family or other person, the Wealth-tax Officer may serve a notice requiring such individual, company, firm, Hindu undivided family or other person, on or before a date to be therein specified, to furnish such statement or information on the points specified in the notice, and the individual or the principal officer concerned or the manager of the Hindu undivided family, as the case may be, shall, notwithstanding anything in any law to the contrary, be bound to furnish such statement or information to the Wealth-tax Officer:

Provided that no legal practitioner shall be bound to furnish any statement or information under this section based on any professional communications made to him otherwise than as permitted by section 126 of the Indian Evidence Act, 1872 (1 of 1872).

39. Effect of transfer of authorities on pending proceedings.—Whenever in respect of any proceeding under this Act any Wealth-tax authority ceases to exercise jurisdiction and is succeeded by another who has and exercises such jurisdiction, the authority so succeeding may continue the proceeding from the stage at which the proceeding was left by his predecessor.

40. Computation of periods of limitation.—In computing the period of limitation prescribed for an appeal under this Act or for an application under section 27, the day on which the order complained of was made and the time requisite for obtaining a copy of such order shall be excluded.

41. Service of notice.—(1) A notice or a requisition under this Act may be served on the person herein named either by post or as if it were a summons issued by a court under the Code of Civil Procedure, 1908 (5 of 1908).

(2) Any such notice or requisition may, in the case of a firm or a Hindu undivided family, be addressed to any member of the firm or to the manager or any adult male member of the family, and in the case of any other association of persons be addressed to the principal officer thereof.

42. Prohibition of disclosure of information.—(1) Subject to the provisions contained in sub-section (2), the provisions of section 54 of the Income-tax Act shall apply to all accounts or in relation to statements, documents, evidence or affidavits given, produced or obtained in connection with or in the course of any proceeding under this Act as they apply to or in relation to similar particulars under that Act subject to the

modification that the reference to "any Income-tax authority" in clause (d) of sub-section (2) and to the "Commissioner" in sub-section (5) of that Act shall be construed as a reference to "any wealth-tax authority" and to the "Commissioner of Wealth-tax" respectively.

(2) Nothing contained in section 54 of the Income-tax Act shall apply to the disclosure of any such particulars as are referred to in sub-section (1) to any person acting in the execution of this Act or the Income-tax Act or the Estate Duty Act, 1953 (34 of 1953), where it is necessary or desirable to disclose the same to him for the purpose of this Act or any of the other Acts aforesaid.

43. Bar of jurisdiction.—No suit shall lie in any civil court to set aside or modify any assessment made under this Act, and no prosecution, suit or other legal proceeding shall lie against any officer of the Government for anything in good faith done or intended to be done under this Act.

44. Appearance before wealth-tax authorities by authorised representatives.—Any assessee who is entitled to or required to attend before any Wealth-tax authority or the Appellate Tribunal in connection with any proceeding or inquiry under this Act, except where he is required under this Act to attend in person, may attend by a person authorised by him in writing in this behalf, being a relative of, or a person regularly employed by, the assessee or a legal practitioner or a chartered accountant or any other person having such qualifications as may be prescribed.

Explanation.—For the purposes of this section,—

- the expression, "a person regularly employed by the assessee" includes any officer of a Scheduled Bank with which the assessee maintains a current account or has other regular dealings;
- "chartered accountant" means a chartered accountant as defined in the Chartered Accountants Act, 1949 (38 of 1949).

45. Act not to apply in certain cases.—The provisions of this Act shall not apply to—

- a banking company as defined in section 5 of the Banking Companies Act, 1949 (10 of 1949);
- an insurer within the meaning of the Insurance Act, 1938 (4 of 1938);
- any company established with the object of financing, whether by way of making loans or advances to, or subscribing to the capital of, private industrial enterprises in India, in any case where the Central Government has made or agreed to make to the company a special advance for the purpose or has guaranteed or agreed to guarantee the payment of moneys borrowed by the company from any institution outside India;
- any company established with the object of carrying on an industrial undertaking in India in any case where the company is not formed by the splitting up, or the reconstruction of a business already in existence or by the transfer to a new business of any building, machinery or plant used in a business which was being previously carried on.

Provided that the exemption granted by clause (d) shall apply to any such company as is referred to therein only for a period of five successive assessment years commencing with the assessment year next following the date on which the company is established, which period shall, in the case of a company established before the commencement of this Act, be computed in accordance with this Act from the date of its establishment as if this Act had been in force on and from the date of its establishment:

Explanation.—For the purposes of clause (d), "industrial undertaking" means an undertaking engaged in the manufacture, production or processing of goods or articles or in mining or in the generation or distribution of electricity or any other form of power;

- any company solely engaged in the business of transporting goods or passengers by ships;
- any company registered under section 25 of the

Companies Act, 1956 (1 of 1956);

46. Power to make rules.—(1) The Board may, by Notification in the Official Gazette, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, rules made under this section may provide for—

- the manner in which the market value of any asset may be determined;
- the form in which returns under this Act shall be made and the manner in which they shall be verified;
- the form in which appeals and applications under this Act may be made, and the manner in which they shall be verified;
- the form of any notice of demand under this Act;
- the arcs for which lists of valuers may be drawn up;
- any other matter which has to be, or may be, prescribed for the purposes of this Act.

(3) The powers to make rules conferred by this section shall on the first occasion of the exercise thereof include the power to give retrospective effect to the rules or any of them from a date not earlier than the date of commencement of this Act.

(4) All rules made under this Act shall be laid before each House of Parliament, as soon as may be, after they are made, and shall be subject to such modifications as Parliament may make during the session in which they are so laid or the session immediately following.

THE SCHEDULE

(See section 3)

RATES OF WEALTH-TAX

PART I

(a) In the case of every individual:—

	RATE OF TAX
(i) on the first rupees two lakhs of net wealth	Nil
(ii) on the next rupees ten lakhs of net wealth	1/2%
(iii) on the next rupees ten lakhs of net wealth	1%
(iv) on the balance of net wealth	1-1/2%

(b) In the case of every Hindu undivided family:—

(i) on the first rupees four lakhs of net wealth	Nil
(ii) on the next rupees nine lakhs of net wealth	1/2%
(iii) on the next rupees ten lakhs of net wealth	1%
(iv) on the balance of net wealth	1-1/2%

PART II

In the case of every company:—

(i) on the first rupees five lakhs of net wealth	Nil
(ii) on the balance of net wealth	1/2%

Provided that in the case of a company which has incurred a net loss in any year computed in the manner hereinafter provided and which has not declared any dividend on its equity capital in respect of that year, the rate of tax for the relevant year shall be nil.

The loss referred to in the above proviso shall be computed in accordance with the provisions of sections 8, 9, 10 and 12 of the Income-tax Act but without deducting the allowances referred to in paragraph (b) of the proviso to clause (vi) of sub-section (2) of section 10, sub-clause (via) and sub-clause (vib) of sub-section (2) of section 10 of that Act or the allowance in respect of any losses brought forward from earlier years.

Rule 1.—Where the net wealth of an assessee includes the value of any asset on which Wealth-tax is not payable under sub-section (2) of section 5, the amount of tax payable by the assessee shall be an amount bearing to the total amount of Wealth-tax which would have been payable on the net wealth had no property been exempt the same proportion as the unexempted portion of net wealth bears to the net wealth.

Rule 2.—Where the net wealth of an assessee not being a company, in respect of any assessment year includes the value of any shares in a company as defined in section 3 of the Companies Act, 1956 (1 of 1956), the Wealth-tax payable by the assessee on his net wealth for that assessment year, computed in accordance with the rates specified above, shall be reduced by the amount, if any, by which the sum of the following, namely:—

- (a) that portion of the Wealth-tax payable by the assessee computed as aforesaid as bears to the whole amount of the tax, the same proportion as the value of the shares aforesaid included in his net wealth bears to his net wealth,
- (b) that portion of the Wealth-tax, if any, paid by the company in respect of the same assessment year, as bears to the whole amount of the said tax, the same proportion as the paid up value of the shares included in the assessment of the assessee aforesaid bears to the aggregate paid up value of the share capital of the company as on the relevant valuation date, exceeds the amount calculated at the rate of 1.5 per cent on the value of the shares included in his net wealth.

Rule 3.—Where an assessee is an individual who is not a citizen of India and who is not resident in India, the Wealth-tax payable by him in respect of any assessment year computed in accordance with the rates specified in this Schedule shall be reduced by an amount equal to 50 per cent thereof.

Rule 4.—Where the net wealth of an assessee, being an individual who is a citizen of India, or a Hindu undivided family, includes any assets located outside India, the Wealth-tax payable by the assessee in respect of any assessment year shall be reduced by an amount which bears to the amount of tax that would have been payable by the assessee if the rates of tax had been reduced to one half of the rates specified in this Schedule the same proportion as the value of the assets located outside India as reduced by the debts located outside India bears to the net wealth of the assessee.

Rule 5.—Where the profits of a company in respect of any year, before deducting any of the allowances referred to in the second paragraph of the proviso to Part II, are less than the amount of Wealth-tax payable by it in respect of the relevant assessment year, the Wealth-tax payable by the company for such assessment year shall be limited to the amount of such profits:

Provided that the company has not declared any dividend on its equity capital in respect of that year.

Received Assent on 17-9-1957

THE ESSENTIAL COMMODITIES (SECOND AMENDMENT) ACT, 1957

(No. 28 of 1957)

AN

ACT

further to amend the Essential Commodities Act, 1955

BE it enacted by Parliament in the Eighth Year of the Republic of India as follows:—

1. Short title. This Act may be called the Essential Commodities (Second Amendment) Act, 1957.

2. Amendment of section 3.—In sub-section (2) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), for clause (f), the following clause shall be substituted and shall be deemed always to have been substituted, namely:—

“(f) for requiring any person holding in stock any essential commodity to sell the whole or a specified part of the stock to the Central Government or a State Government or to an officer or agent of such Government or to such other person or class of persons and in such circumstances as may be specified in the order;”.

REVENUE & EXCISE DEPARTMENT

NOTIFICATION

Simla-4, the 14th January, 1958

No. Ex-9-265/57. The Central Sales Tax (Union Territories) Rules, 1957, framed by the Government of India and published in the Gazette of India, part II Section 3, dated 19-11-57 are hereby republished in the Himachal Pradesh Administration Gazette for the information of the general public.

By Order,
K.R. CHANDEL,
Assistant Secretary.

GOVERNMENT OF INDIA MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi-2, the 19th November, 1957

No. F. 27/14/57-J. II.—In exercise of the powers conferred by sub-sections (3), (4) and (5) of section 13 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following rules, namely:—

1. Short title and application.—(1) These rules may be called the Central Sales Tax (Union Territories) Rules, 1957.

(2) They shall apply to all the Union territories other than Delhi and Manipur.

2. Definitions.—In these rules, unless the context otherwise requires—

(a) ‘Act’ means the Central Sales Tax Act, 1956 (74 of 1956);

(b) ‘Form’ means a form appended to these rules;

(c) ‘Notified authority’ means the authority notified by the Central Government under sub-section (1) of section 7 of the Act;

(d) ‘section’ means a section of the Act;

(e) ‘quarter’ means a quarter ending the 31st March, the 30th June, the 31st October or the 31st December of a year.

3. List of dealers etc.—The Notified authority shall, as soon as may be after the commencement of the Central Sales Tax Act, 1956, publish in the Official Gazette, a list of the names and addresses of the registered dealers together with a description of goods covered by the certificates of registration and thereafter shall in like manner from time to time published—

(a) such particulars of any dealer who is subsequently registered or whose registration certificate is amended or whose registration is cancelled as soon as may be after such registration, amendment or cancellation, as the case may be; and

(b) a consolidated list embodying the modifications made in the first list published under this rule.

4. Accounts.—Every registered dealer shall keep a true account in Form I of the value of goods purchased by him on the authority of the Declaration Form referred to in rule 10.

5. Statement of purchases.—Every registered dealer shall furnish within one month from the expiry of each quarter a statement in Form II showing the purchases made by him on the authority of the Declaration Forms together with an account of such Forms used by him.

6. Books etc., to be preserved.—Every registered dealer shall preserve all books of accounts, registers and other documents including bills, cash memoranda, invoices, vouchers and other documents relating to the stocks, purchases, despatches and deliveries of goods for a period of three years after the expiry of the year to which they relate.

7. Power to require production of accounts etc.—

(1) The Notified authority may require any dealer—

(a) to produce before him any accounts, registers and documents,

(b) to furnish any information, relating to the stock of goods of, or purchases, sales or deliveries of goods by, the dealer or relating to any other

matter, as may be deemed necessary for the purposes of the Act.

- (2) (a) All accounts, registers and documents relating to the stock of goods of, purchases, sales and deliveries of goods by, any dealer; and
- (b) all goods kept at any place of business of any dealer shall at all reasonable time be open to inspection by the Notified authority.

(3) The Notified authority may, for good and sufficient reasons to be recorded in writing, seize such accounts, registers or documents of the dealers as may be necessary, and shall grant a receipt for the same, and shall retain the same only for so long as may be necessary for examination thereof or for a prosecution.

8. Manner of exercising power.—In requiring the production by any dealer of his accounts, registers, documents of stocks of goods strict regard shall be had to the necessity of not disturbing the business of the dealer or the work of his staff any more than is necessary for the purpose of ascertaining the required information.

9. Notice of visit etc.—Unless the Notified authority in his discretion deems it necessary to make a surprise visit, he shall give reasonable notice in writing to the dealer of his intention to inspect the accounts, registers, documents or Stock of goods of such dealer. Such dealer may be required to produce or cause to be produced at the office of the Notified authority such accounts, registers of documents, as may be called for; provided that the Notified authority may, in his discretion, also make the inspection at the dealer's premises.

10. Authority from which Declaration Forms may be obtained, use, custody and maintenance of records of such forms and matters incidental thereto.—(1) A registered dealer, who wishes to purchase goods from another such dealer on payment of tax at the rate applicable under the Act to sales of goods by one registered dealer to another, for the purpose specified in the purchasing dealer's certificate of registration shall obtain from the Notified authority a blank Declaration Form prescribed under rule 12 of the Central Sales Tax (Registration and Turnover) Rules, 1957, for furnishing it to the selling dealer. Before furnishing the Declaration to the selling dealer, the purchasing dealer, or any responsible person authorised by him in this behalf, shall fill in all required particulars in the Form, and shall also affix his usual signature in the space provided in the form for this purpose. Thereafter, the counterfoil of the Form shall be retained by the purchasing dealer and the other two portions marked "original" and "duplicate" shall be made over by him to the selling dealer:

Provided that no single Declaration shall cover more than one transaction of sale, except in cases where the total amount covered by one Declaration is equal to or less than Rs. 5,000 or such other amount as the Notified authority may by general order, notify in the official Gazette:

Provided further that counter-foils of the Declaration Forms should be maintained by the dealer for a period of 5 years or such further period as may be prescribed by the Notified authority.

(2) No purchasing dealer shall give, any Declaration except in a Form obtained by the purchasing dealer, on application, from the Notified authority and not declared obsolete and invalid by such authority under the provisions of sub-rule (9).

(3) Every Declaration Form obtained from the Notified authority by a registered dealer shall be kept by him in safe custody and he shall be personally responsible for the loss, destruction or theft of any such Form or the loss of Government revenue, if any, resulting directly or indirectly from such loss, destruction or theft.

(4) Every registered dealer to whom any Declaration Form is issued by the Notified authority shall maintain, in a register in Form III a true and complete account of every such Form received from the said authority. If any such Form is lost, destroyed or stolen, the dealer shall report the fact to the said authority immediately, shall make appropriate entries in the remarks column of the register in Form III and take such other steps to issue public notice of the loss, destruction or theft as the said authority may direct.

(5) Any unused Declaration Forms remaining in stock with a registered dealer on the cancellation of his registration certificate shall be surrendered to the Notified authority.

(6) No registered dealer to whom a Declaration Form is issued by the Notified Authority shall, either directly or through any other person, transfer the same to another person except for the lawful purpose of sub-rule (1).

(7) A Declaration Form in respect of which a report has been received by the Notified authority under sub-rule (4) shall not be valid for the purpose of sub-rule (1).

(8) The Notified authority shall from time to time publish in the official Gazette the particulars of the Declaration Form in respect of which a report is received under sub-rule (4).

(9) The Notified authority may, by Notification, declare that Declaration Forms of a particular series, design or colour shall be deemed as obsolete and invalid with effect from such date as may be specified in the Notification.

(10) When a Notification declaring Forms of a particular series, design or colour obsolete and invalid is published under sub-rule (9) all registered dealers shall, on or before the date with effect from which the forms are declared obsolete and invalid, surrender, to the Notified authority all unused Forms of that series, design or colour which may be in their possession and obtain in exchange such new Forms as may be substituted for the forms declared obsolete and invalid:

Provided that new forms shall not be issued to a dealer until he has rendered account of the old Forms lying with him and returned the balance, if any, in his hand to the said authority.

11. Transfer, change etc., of business.—(1) If any dealer—

- (a) sells or otherwise transfers or disposes of his business or any part thereof; or
- (b) discontinues his business or changes his place of business or opens a new place of business; or
- (c) changes the name of nature of his business; he shall, within fourteen days of the occurrence of the event, intimate the fact to the Notified authority.

(2) Where any such dealer dies, his successor or legal representative shall intimate the fact in like manner.

12. Power to call for further information.—The Notified authority may, for the purpose of the Act.—

- (1) require any firm or association or Hindu undivided or joint family to furnish him with a statement of the names and addresses of the members of the firm or association or of the names and addresses of the manager and members of the family, as the case may be;
- (2) require any person whom he has reason to believe to be a trustee, guardian, manager or agent to furnish him with statement of the names of the persons, with their addresses for or of whom he is a trustee, guardian, manager or agent;
- (3) require any person whom he has reason to believe to have obtained goods from outside the Union territory to furnish him with a statement of the names of persons with their addresses from whom he has obtained the goods and of the names and prices of goods obtained;
- (4) require any person whom he has reason to believe to have despatched goods to any place outside the Union territories to furnish him with a statement of the names of persons with their addresses to whom he has despatched the goods and of the names and prices of goods despatched.

13. Penalty.—A breach of any of these rules shall be punishable with fine which may extend to rupees five hundred and when the offence is a continuing offence, with a daily fine which may extend to rupees fifty for every day during which the offence continues.

THE CENTRAL SALES TAX (UNION TERRITORIES)
RULES, 1957

FORM I

(See Rule 4)

ACCOUNT OF PURCHASES MADE ON THE
AUTHORITY OF DECLARATION FORMS

1. Date.
2. Name and address of the registered dealer together with registration certificate number.
3. Name and complete address of the selling dealer.
4. Name of Railway Station, Steamerghat, Post Office, Airport from where goods were purchased.
5. Destination of goods purchased.
6. Description of goods purchased.
7. Quantity of weight goods purchased.
8. Value of goods purchased.
9. Selling dealer's invoice/ Bill No. and date.
10. No. and date of Declaration Form issued for such purchase.
11. Any other information relevant for the purpose.

FORM II

(See Rule 5)

QUARTERLY STATEMENT SHOWING THE
PURCHASES MADE ON THE AUTHORITY
OF DECLARATION FORMS AND THE
ACCOUNT OF SUCH FORMS

- Name of the registered dealer.....
- Address.....
- Registration Certificate No.....
- Statement for the quarter ending.....
1. Description of goods purchased during the quarter.
 2. Quantity of weight of goods purchased.
 3. Total value of goods purchased.

ACCOUNT OF DECLARATION FORMS

NO. OF FORMS USED

4. Book No.

5. No. of forms already used up-to end of previous quarter.
6. Month.
7. Form S. No.
8. To S. No.
9. Total

NO. OF FORMS UNUSED

10. Forms S. No.
11. To S. No.
12. Total.

FORM III

REGISTER OF DECLARATION FORMS MAINTAINED UNDER RULE 10 (4) OF THE CENTRAL SALES TAX (UNION TERRITORIES) RULES, 1957

RECEIPTS

1. Date of receipt.
2. Authority from whom received.
3. Book No.
4. Sl. No. from to.

ISSUES

5. Date of issue.
6. Book No.
7. Sl. No.
8. Name and address of seller to whom issued.
9. No. and date of order in respect of which issued.
10. Description of goods in respect of which issued.
11. Value of the goods.
12. Seller's cash memo/challan No. in reference to which issued.
13. No. and date of Rly. Receipt or other carriers challan for the goods.
14. Surrendered to (Sales-tax authority).
15. Remarks.

M. P. RODRIGUES,
Under Secretary.

भाग 7—भारतीय निर्वाचन-आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं ।
शून्य

अनुपूरक
(देखिये पृष्ठ 89 से 92)

DIRECTORATE OF ECONOMICS AND STATISTICS

BULLETIN OF AVERAGE WHOLESALE PRICES IN HIMACHAL PRADESH

No. DES. 117-89/56-XIV

Simla, Wednesday, the 15th January, 1958

No. 1. A. B.

All prices in rupees per standard maund of 82-2/7 lbs. (equivalent to 3,200 tolas)

Commodity Centre 1	Prices on		Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3		27-12-57 2	3-1-58 3
	Rs.	Rs.		Rs.	Rs.
A. FOOD GRAINS:					
1. WHEAT (Ordinary)					
Per Maund—			Rampur	N.R.	16.5
Kasumpti	N.T.	N.T.	Mandi	13.00	13.0
Theog	17.50	17.50	Nahan	11.25	11.5
Rampur	N.R.	21.00	Paonta	N.R.	N.
Solan	14.00	14.00	Average	13.22*	13.5
Chamba	N.T.	N.T.	B. FOOD GRAIN PRODUCTS		
Chowari	20.00	20.00	AND PULSES:		
Nahan	15.00	15.00	7. WHEAT ATTA		
Paonta	N.R.	15.00	(Water turbine made)		
Mandi	17.00	17.00	Per Maund—		
Jogindernagar	N.R.	N.R.	Chamba	20.00	20.
Bilaspur	16.00	16.00	Kasumpti	20.00	20.
Average	16.77*	16.77	Rampur	N.R.	23.
2. PADDY (Medium)			Mandi	19.00	19.
Per Maund—			Nahan	17.25	17.
Rampur	N.R.	17.00	Bilaspur	17.50	17.
Nahan	13.00	13.00	Average	19.37*	19.
Paonta	N.R.	10.00	8. GRAM DAL Per		
Rainka	N.T.	N.T.	Maund—		
Chamba	N.T.	N.T.	Bilaspur	20.00	20.
Chowari	10.00	10.00	Chamba	18.00	18.
Mandi	N.T.	N.T.	Chowari	22.50	22.
Sundernagar	N.T.	N.R.	Kasumpti	20.00	20.
Average	13.17*	13.17	Rampur	N.R.	22.
3. RICE (Coarse)			Mandi	17.00	17.
Per Maund—			Nahan	14.25	14.
Kasumpti	N.T.	N.T.	Sundernagar	14.50	14.
Theog	28.00	27.00	Average	18.56	18.
Rampur	N.R.	32.00	9. MOONG (Whole)		
Nahan	22.00	23.50	Per Maund—		
Paonta	N.R.	20.00	Bilaspur	25.00	25.
Rainka	N.R.	25.00	Chamba	24.00	24.
Chamba	29.00	28.00	Kasumpti	27.50	27.
Mandi	22.00	22.50	Theog	24.00	24.
Sundernagar	19.50	19.50	Rampur	N.R.	30.
Average	24.87*	24.87	Mandi	22.50	22.
4. GRAM (Small and			Nahan	20.50	20.
Red Variety) Per			Paonta	N.R.	23.
Maund—			Average	25.17*	25.
Kasumpti	16.00	16.00	9A. MOONG DAL		
Rampur	N.R.	19.00	(Split & Washed)		
Nahan	11.00	11.25	Per Maund—		
Paonta	N.R.	N.T.	Bilaspur	35.00	35.
Chamba	16.50	16.00	Chamba	26.00	24.
Chowari	25.00	22.50	Kasumpti	35.00	35.
Mandi	17.00	17.00	Theog	25.00	25.
Bilaspur	12.50	12.50	Rampur	N.R.	35.
Sundernagar	11.00	11.00	Mandi	25.00	25.
Average	15.44*	15.41*	Nahan	21.50	21.
5. BARLEY Per Maund—			Average	28.86*	28.
Rampur	N.R.	19.00	10. MASH (Whole)		
Chamba	N.T.	N.T.	Per Maund—		
Nahan	10.00	10.00	Bilaspur	30.00	30.
Mandi	14.00	14.00	Chamba	24.00	24.
Sundernagar	10.00	10.00	Kasumpti	30.00	30.
Average	12.38*	12.50	Theog	24.00	23.
6. MAIZE (Red) Per			Rampur	N.R.	30.
Maund—			Mandi	24.00	24.
Kasumpti	N.T.	N.T.	Nahan	19.00	20.
Theog	11.50	12.50	Paonta	N.R.	22.
			Average	26.83*	26.

Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3
	Rs.	Rs.
10A. MASH DAL (Split and Washed) Per Maund—		
Bilaspur	40.00	40.00
Chamba	28.00	28.00
Kasumpti	37.00	37.00
Theog	26.00	26.00
Mandi	30.00	30.00
Nahan	23.50	24.00
Average	31.77	31.81
11. MASURE (Whole) Per Maund—		
Bilaspur	N.T.	N.T.
Chamba	24.00	24.00
Kasumpti	N.T.	N.T.
Rampur	N.R.	18.00
Theog	17.90	15.00
Mandi	N.T.	N.T.
Nahan	19.50	19.50
Average	19.75*	19.35
C. VEGETABLES AND SPICES:		
12. POTATOES (Special) Per Maund—		
Sarahan	15.00	10.00
Nahan	9.00	9.00
Paonta	N.R.	8.00
Mandi	8.00	8.00
Theog	8.00	10.00
Kasumpti	N.T.	N.T.
Average	13.95*	9.00
12A. POTATOES (Phul) Per Maund—		
Sarahan	10.00	5.00
Nahan	9.00	9.00
Paonta	N.R.	N.T.
Mandi	N.T.	N.T.
Theog	3.00	4.00
Kasumpti	N.T.	N.T.
Average	14.30*	6.00*
13. ONIONS (Dry) Per Maund—		
Chamba	17.00	15.00
Kasumpti	18.00	18.00
Theog	20.00	15.00
Mandi	15.50	15.00
Nahan	18.00	10.00
Paonta	N.R.	12.00
Average	16.75*	14.00*
14. CHILLIES (Dry Dandicut) Per Maund—		
Kasumpti	145.00	145.00
Rampur	N.R.	150.00
Mandi	90.00	90.00
Nahan	75.00	75.00
Average	111.75*	111.75
15. TURMERIC (Haldi) Powdered Per Maund—		
Chamba	50.00	52.00
Kasumpti	60.00	60.00
Mandi	50.00	50.00
Nahan	40.00	40.00
Average	50.00	50.50
16. GINGER (Adrak) Per Maund—		
Chamba	40.00	41.00

Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3
	Rs.	Rs.
Nahan	10.00	10.00
Mandi	20.00	20.00
Average	23.00	23.00
D. PROVISIONS:		
17. GUR (Sort II) Per Maund—		
Kasumpti	20.00	20.00
Theog	20.00	17.50
Mandi	18.00	20.00
Chamba	20.00	19.00
Nahan	15.50	14.00
Paonta	N.R.	13.00
Average	17.99*	16.32*
18. GHEE (Pure Desi) Per Maund—		
Kasumpti	240.00	240.00
Mandi	200.00	195.00
Chamba	190.00	190.00
Nahan	188.00	190.00
Bilaspur	210.00	210.00
Average	205.60	205.00
19. TOBACCO (Country leaf) Per Maund—		
Theog	N.T.	N.T.
Solan	60.00	60.00
Sarahan	N.T.	N.T.
Average	57.50*	57.50*
20. SALT (Sambar Salt) Per Maund—		
Kasumpti	N.T.	N.T.
Mandi	4.50	4.00
Chamba	5.00	5.25
Nahan	3.12	3.12
Bilaspur	4.50	4.50
Average	4.28	4.34
20A. SALT (Rock Salt) Per Maund—		
Mandi	3.50	3.50
Average	3.50	3.50
21. EGGS (of hen) Per Dozen—		
Kasumpti	N.T.	N.T.
Theog	N.T.	N.T.
Mandi	2.25	2.25
Chamba	2.25	2.25
Nahan	1.75	1.75
Bilaspur	2.25	2.25
Average	2.20	2.20
22. MILK COW (Un-boiled) Per Seer—		
Kasumpti	N.T.	N.T.
Theog	N.R.	N.T.
Rampur	N.T.	N.T.
Mandi	0.44	0.44
Chamba	0.50	0.50
Nahan	0.44	0.44
Bilaspur	N.T.	N.T.
Average	0.45	0.45
23. MEAT (Goat) Per Seer—		
Rampur	N.R.	N.T.
Mandi	1.75	1.75
Chamba	1.50	1.50
Nahan	1.75	1.75
Bilaspur	1.50	1.50
Average	1.63	1.63

Commodity Centre 1	Prices on		Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3		27-12-57 2	3-1-58 3
	Rs.	Rs.		Rs.	Rs.
24. TEA (Lipton) Per lb.—			Sundernagar	.. 10.00	10.00
Rampur	.. N.R.	N.T.	Average	.. 9.62	9.62
Mandi	.. 2.75	2.75	31. WHEAT STRAW		
Chamba	.. 2.65	2.65	Per Maund—		
Nahan	.. N.T.	N.T.	Kasumpti	.. N.T.	N.T.
Bilaspur	.. 3.00	3.00	Mandi	.. N.T.	N.T.
Average	.. 2.80	2.80	Nahan	.. N.T.	N.T.
E. OILS AND OIL SEEDS:			Average	.. —	—
25. SARSON SEED			32. PADDY BRAN		
(White) Per Maund—			Per Maund—		
Rampur	.. N.R.	N.T.	Mandi	.. N.T.	N.T.
Mandi	.. 35.00	35.00	Paonta	.. N.R.	N.R.
Jogindernagar	.. N.R.	N.R.	Sundernagar	.. 3.00	3.00
Chamba	.. N.T.	N.T.	Average	.. 2.50*	2.50*
Nahan	.. 28.00	28.00	G. INDUSTRIAL RAW		
Average	.. 32.33*	32.33*	MATERIALS:		
25A. SARSON SEED			33. COW HIDES (Dry		
(Yellow) Per Maund—			Country) Per Maund—		
Rampur	.. N.R.	25.00	Rampur	.. N.R.	N.T.
Mandi	.. 30.00	30.00	Theog	.. N.T.	N.T.
Jogindernagar	.. N.R.	N.R.	Chamba	.. N.T.	N.T.
Chamba	.. 28.00	28.00	Average	.. —	—
Nahan	.. N.T.	N.T.	34. SHEEP SKINS (Raw)		
Average	.. 28.08*	28.08	Per lb.—		
26. GROUND NUT			Rampur	.. N.R.	N.T.
(Unshelled) Per Maund—			Theog	.. N.T.	N.T.
Rampur	.. N.R.	32.00	Chamba	.. N.T.	N.T.
Mandi	.. 20.00	20.00	Nahan	.. N.T.	N.T.
Chamba	.. 28.00	28.00	Bilaspur	.. N.T.	N.T.
Nahan	.. N.T.	N.T.	Average	.. —	—
Average	.. 26.66*	26.66*	34A. GOAT SKINS		
27. SARSON OIL			(Raw) Per lb.—		
(Kohlu extracted)			Rampur	.. N.R.	N.T.
Per Maund—			Theog	.. N.T.	N.T.
Rampur	.. N.R.	96.00	Chamba	.. N.T.	N.T.
Mandi	.. 90.00	90.00	Nahan	.. N.T.	N.T.
Chamba	.. 95.00	90.00	Bilaspur	.. N.T.	N.T.
Nahan	.. 74.00	75.00	Average	.. —	—
Average	.. 88.75	89.75	35. COTTON UNGINNED		
F. ANIMAL FEEDS:			(Desi) Per Maund—		
28. COTTON SEEDS			Kasumpti	.. N.T.	N.T.
(Desi Black) Per Maund—			Rampur	.. N.R.	N.T.
Rampur	.. N.R.	N.T.	Mandi	.. N.T.	N.T.
Mandi	.. 15.00	15.00	Nahan	.. N.T.	N.T.
Chamba	.. N.T.	N.T.	Bilaspur	.. N.T.	N.T.
Nahan	.. 14.50	14.50	Average	.. —	—
Theog	.. N.T.	N.T.	36. COTTON GINNED		
Paonta	.. N.R.	14.00	(Desi) Per Maund—		
Bilaspur	.. 20.00	20.00	Kasumpti	.. N.T.	N.T.
Average	.. 16.00*	15.88*	Rampur	.. N.R.	N.T.
29. SARSON CAKE			Mandi	.. 80.00	80.00
(Kohlu made) Per Maund—			Nahan	.. N.T.	N.T.
Kasumpti	.. N.T.	N.T.	Bilaspur	.. 90.00	90.00
Theog	.. N.T.	N.T.	Average	.. 85.00	85.00
Mandi	.. 20.00	20.00	37. WOOL (Desi) Per Maund—		
Chamba	.. N.T.	N.T.	Kasumpti	.. N.T.	N.T.
Nahan	.. 12.00	12.00	Theog	.. N.T.	N.T.
Paonta	.. N.R.	13.00	Chamba	.. N.T.	N.T.
Bilaspur	.. 20.00	20.00	Mandi	.. N.T.	N.T.
Average	.. 16.62*	16.62*	Average	.. —	—
30. WHEAT BRAN			38. TIMBER (Dayar)		
Per Maund—			Per Cubic Foot—		
Kasumpti	.. 8.00	8.00	Mandi	.. 9.00	9.00
Mandi	.. 10.00	10.00	Jogindernagar	.. N.R.	N.R.
Nahan	.. N.T.	N.T.	Chamba	.. N.T.	N.T.
			Nahan	.. N.T.	N.T.
			Average	.. 9.00	9.00

Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3
	Rs.	Rs.
38A. TIMBER (Kail)		
Per Cubic Foot—		
Mandi	6.50	6.50
Jogindernagar	N.T.	N.R.
Chamba	N.T.	N.T.
Nahan	N.T.	N.T.
Average	6.50	6.50
H. MANUFACTURES:		
39. COARSE CLOTH		
20 Yards Piece—		
Rampur	N.R.	N.T.
Mandi	15.00	15.00
Chamba	15.00	15.00
Nahan	20.00	20.00
Bilaspur	14.00	14.00
Average	16.00	16.00
39A. POPLIN 20 Yards		
Piece—		
Rampur	N.R.	N.T.
Mandi	40.00	40.00
Chamba	27.00	27.50
Nahan	30.00	30.00
Bilaspur	30.00	30.00
Average	31.63	31.75
39B. DHOTI Per Pair—		
Rampur	N.R.	N.T.
Mandi	5.00	5.00
Chamba	7.00	7.00
Nahan	10.00	10.00
Bilaspur	12.00	12.00
Average	8.50	8.50
39C. COTTON YARN		
Per 10 lbs.—		
Rampur	N.R.	N.T.
Mandi	N.T.	N.T.
Chamba	24.00	24.00
Nahan	12.00	12.00
Bilaspur	15.00	15.00
Average	17.00	17.00
40. GUNNY BAGS (B-		
Twills 2½ lb.) Per 100		
Bags—		
Kasumpti	N.T.	N.T.
Rampur	N.R.	125.00
Theog	N.T.	N.T.
Mandi	100.00	100.00
Chamba	N.T.	N.T.
Nahan	135.00	135.00
Paonta	N.R.	N.T.
Sarahan	140.00	135.00
Bilaspur	125.00	125.00
Average	127.40*	126.40
41. NAILS (Tata) Per		
Seer—		
Rampur	N.R.	N.T.
Mandi	0.75	0.75
Chamba	N.T.	N.T.
Nahan	0.75	0.75
Average	0.75	0.75
42. ROUND IRON		
Per Maund—		
Rampur	N.T.	N.T.
Mandi	54.14	54.14
Chamba	N.T.	N.T.
Nahan	N.T.	N.T.
Bilaspur	35.00	35.00
Average	44.57	44.57

Commodity Centre 1	Prices on	
	27-12-57 2	3-1-58 3
	Rs.	Rs.
43. KEROSENE OIL		
(Elephant Brand) tin		
of 24 Bottles—		
Rampur	N.R.	N.T.
Mandi	8.75	8.75
Chamba	9.50	9.50
Nahan	6.37	6.37
Bilaspur	8.50	8.50
Average	8.28	8.28
44. CEMENT Per Bag—		
Rampur	N.R.	N.T.
Mandi	8.80	8.80
Chamba	10.00	10.00
Nahan	7.38	7.38
Bilaspur	7.87	7.87
Average	8.51	8.51
45. PAPER FOOLSCAPE		
(10 lbs.) Per Ream—		
Rampur	N.R.	N.T.
Mandi	8.50	8.50
Chamba	7.50	7.50
Nahan	7.50	7.50
Bilaspur	N.T.	N.T.
Average	7.81	7.81
46. WASHING SOAP		
(Desi) Per Maund—		
Kasumpti	60.00	60.00
Theog	45.00	40.00
Rampur	N.R.	N.T.
Mandi	40.00	40.00
Chamba	50.00	50.00
Nahan	40.00	40.00
Average	46.00*	45.00
I. MISCELLANEOUS:		
47. FIREWOOD Per		
Maund—		
Rampur	N.R.	N.T.
Mandi	2.00	2.00
Chamba	2.00	2.00
Nahan	1.50	1.50
Bilaspur	3.00	3.00
Average	2.19	2.19
48. CHARCOAL Per		
Maund—		
Rampur	N.R.	N.T.
Mandi	6.00	6.00
Chamba	5.00	5.00
Nahan	5.50	5.00
Bilaspur	8.00	8.00
Average	6.12	6.00
49. GOLD Per Tola—		
Rampur	N.R.	N.T.
Mandi	107.00	107.50
Chamba	114.00	109.00
Average	110.75	108.25
50. SILVER Per 100 Tolas—		
Rampur	N.R.	N.T.
Mandi	181.50	181.50
Chamba	188.00	188.00
Average	184.50	184.50
N.A.	=	Not Available.
N.Q.	=	Not Quoted.
N.R.	=	Not Received.
N.T.	=	No Transaction.
*	=	Estimated.